IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION



United States of America ex rel. Michael Wa D'Connor	THOMAS G. BRUTON
(Full name and prison number) (Include name under which convicted)	CLERK, U.S. DISTRICT COURT
PETITIONER .	15cv6494 Judge Sharoon Johnson Coleman
vs. Nr. Tom Dart Wirector of C. C. J.O.P. (Warden, Superintendent, or authorized person having custody of petitioner)	Magistrate Judge Young B. Kim PC10
RESPONDENT, and	
(Fill in the following blank only if judgment attacked imposes a sentence to commence in the future)	12CR-12678
ATTORNEY GENERAL OF THE STATE OF	Case Number of State Court Conviction:
(State where judgment entered)	12 0P 50 3 CG
PETITION FOR WRIT OF HABEAS COR	PUS - PERSON IN STATE CUSTODY
1. Name and location of court where conviction entered	It Bridgeview IL
2. Date of judgment of conviction: 2 /13 /	2013
3. Offense(s) of which petitioner was convicted (list	all counts with indictment numbers, if known)
4. Sentence(s) imposed: 30 m	nonths Trobation
5. What was your plea? (Check one) (A) Not (B) Guil (C) Note	
If you pleaded guilty to one count or indictment and n	not guilty to another count or indictment, give details: Wis guilty plla, in March 201
	Reviewed: 8/2013

Kind	of trial: (Check one):	Jury ()	Judge o	only 📈		
Did ;	you testify at trial?	YES ()	NO	0		
Did :	you appeal from the convict	tion or the sentence im	posed? YES	NO ()	
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(3) Date of ruling: 9/20	1008 3.5	eyes, cl	erk luc K	asid aug	e fewersh. Go
(4) Issues raised: • I	neffecten	+ De	fense	Cour	isel
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PART II - COLLATERAL PROCEEDINGS

YES () NO With respect to each post-conviction petition give the following information (use additional sheets if necessary A. Name of court: B. Date of filing: C. Issues raised:	y):
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B. Date of filing:	=
	-37
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D. Did you receive an evidentiary hearing on your petition? YES () NO X Motion E. What was the court's ruling? The Court ignored our Motion	10
	1,5
F. Date of court's ruling: last ruling: 10/17/2014	
G. Did you appeal from the ruling on your petition? YES () NO H	
H. (a) If yes, (1) what was the result?	
(2) date of decision:	0 4
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(b) If no, explain briefly why not: I did not know that I ma	1000
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to the appeal Court. Then, I filed a motion to to	he
attention of Judge Hypes 3 to explain the Reviewed: 8/2013	of AH
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conviction p	procedure, such as coram nobis or hab	
		th respect to each proceeding (use separate sheets if necessary):
1.	Nature of proceeding	
2.	Date petition filed	
3.	Ruling on the petition	
4.	Date of ruling	
5.	If you appealed, what was the ruling on appeal?	
6.	Date of ruling on appeal	
7.	If there was a further appeal, what was the ruling?	
8.	Date of ruling on appeal	
	spect to this conviction or sentence, YES () NO	have you filed a previous petition for habeas corpus in federal
A. If y	es, give name of court, case title and o	case number:
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Ground One:

Petitioner's Life Is in Imminent Danger

titioner Has "Excessive Anxiety", PTSD, TBI, Suicidal Ideation, Untreated Head Concussions, Dislocated Vertebrae, Deafness in One Ear, Blurred Vision, Damaged Knee, Teeth, and Maxillary, is in constant pain, shaking uncontrollably, and he needs a wheel chair, due to repeated assaults in CCDOC, to the lack of medical care, and constant denial of his Due Process rights. In order to stay alive, petitioner needs urgent and appropriate medical and neurological care (see Att. III). Petitioner was 21 years old, a senior student at DePaul, when, on 6/14/2012, he was arrested, illegally(see attachment I), for, allegedly, having texted, between 6/06 and 6/10/2012, a girl who, unknowingly, placed a Temporary No Contact Order against him, on 6/11/2012. Cook County jail refused to allow him his medication, petitioner suffered a seizure and was physically injured. His family bonded him out, he was treated, and returned to his senior classes at DePaul. In revenge for having resumed his life and career, the malicious prosecution worked with petitioner's defense attorney, who had access to petitioner's DePaul records, with officers from DePaul police campus, with DePaul professor whose husband is a police officer at Orland Park, and with the victim, harassing petitioner, especially after petitioner responded to their slandering allegations by sending to his defense attorney (unaware of the conspiracy) proofs of the victim's plagiarism off petitioner's papers, and naked or semi naked pictures of herself that the victim had texted him. Approximately two days before the Vice President of Students'Affairs' meeting where petitioner was going to present proofs of the victim misconduct, Petitioner was re-arrested for some taken out of context, Craiglist postings. The revengeful prosecution declared petitioner, "a danger to society" and, because "she got mad" (defense attorney's and the sheriff's words) at petitioner's mother who called the DA office to inform them that the petitioner is mentally ill, she sent petitioner to the Maximum Security CCDOC, with felons of type X and XI felonies, who did not believe that petitioner "just wrote" to a victim, but they sought to harm him because they thought he is lying about his felony, which was VSP. In addition to the dangers of being killed, petitioner was, again, denied his needed medications for 22 days, and, when petitioner's mother explained to the sergeant, on 11/04/2012, that petitioner became symptomatic and suicidal, the sergeant, who worked together with those who conspired to kill the petitioner, transferred petitioner to the Criminally Insane ward, placing petitioner in a cell with a gang member who was going to shank the petitioner. Since the petitioner kept begging to be protected from being killed, the following day, the same Orland Park police detectives who sent petitioner to jail in June, 2012, re-arrested petitioner, on 11/06/2012, transported him with the Top Crime Suburban squad to their police station, where they tortured and interrogated the petitioner, who, due to the lack of medication was already psychotic, and charged petitioner with more double jeopardy cyberstalking charges(having caused distress and having cause fear). Together with the revengeful prosecution, and her friends, petitioner was arraigned, on 12/20/2012, for other cyberstalking charges of June, 2012. Petitioner was returned, by the Orland Park office, to the Criminally Insane ward, where his cellmate was waiting "to kill" him, since he has been informed that petitioner was taken out to "rat" on him. The following day, on 11/10/2012, petitioner was assaulted and sexually molested by this cellmate. Petitioner was completely unable to defend himself, due to 4mg Clonapin that he just started to be prescribed. Despite petitioner's desperate cries for help, the attacker banged petitioner's head on the floor for 20 minutes, bit his neck(to separate his head from his

body), and sexually molested petitioner. Petitioner suffered head concussions, TBI, PTSD, he was not able to open his mouth for three days, and, even after four weeks(defense attorney advised petitioner's mother to not visit him sooner, due to possible nervous break down), when she visited him, petitioner's mother was unable to recognize her son's facial features. Extremely traumatized, and following defense counsel's inefficient legal advise, petitioner pleaded guilty to criminal charges of cyberstalking, in order to access medical help, but he revoked his guilty plea three weeks later, when he was advised by a pro bono lawyer of the inefficiency of his defense attorney's counsel, who, in addition to the fees his mother paid him, took petitioner's bond money, without informing petitioner's mother, and after three court appearance, deserted him. On 10/17/2013, petitioner filed a Civil Complaint for violation of his civil rights by the Orland Park police and by the Cook County Jail.Immediately after, the Orland Park police, who had routed the victim's phone to their police station, the victim, and their friends, started an intense campaign "to get" the petitioner and to get the mother" of the petitioner, also. Numerous postings, and enticing ("when I saw you in Court...", "call me without hesitation", "it was not me who hurt you, but someone snooped through my things", "I love you and I miss you so much", etc. - e-mails and social media postings from the victim(and/or her friends, impersonating her) ensued. After 15 months of painful avoidance, petitioner responded with love poems and postings in Facebook. He was immediately re-arrested by the CPD, due to a "detective alert" placed by the Orland Park police, and kept without medication, for four days in the basement of our CPD District 22. Although petitioner's mother, immediately after his arrest, on 5/06, turned in the petitioner's medications, explaining to the CPD officers that petitioner needs his medication to survive, they refused to medicate him, and, on 5/09/2014, in the Bond Court, when prosecutor was reading three more cyberstalking charges against him, petitioner, who was symptomatically sick, said, "No, no, no", and was left-for-dead, by being hit in the head, face(broken nose), handcuffed and dragged-in front of the entire Court -, then, in the Bond Court back hallway, he was beaten-to be-killed, by being kicked in the face, head, back, and groin, by four sheriffs, who kicked petitioner in the head, face, back and groin, spitting swearing and threatening to kill him, while six officers watched. Petitioner was left unconscious, in blunt trauma, not breathing and had to be resuscitated twice(while the police refused to allow the ERdoctors to unshackle, free the handcuffs and the body guard attached to his body)shackled, at the Mount Sinai ER Hospital. Two police officers posted in front of his hospital room denied petitioner to contact his family "for 48 days" because, they said, "you don't want them to see you like this". Due to the extreme hate against him ("they just hate Michael") and to the concealment of conspiracy to turn him into a felon, for 419 days still in CCDOC, petitioner continues to be denied his due process jury trial, and his urgently needed treatment for the extensive neurological damage that he suffered during his 5/09/2014 Bond Court assault (see attachments II and III).

Ground Two:

Petitioner was told and had to promise that he will not hold anyone responsible if he will be killed, due to his filing a civil complaint for his 5/09/2014 assault in the Bond Court.

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Supporting Facts:

For more than one year of incarceration, petitioner was not allowed at least x-rays for his head concussions. He was told that there are no records to show that he was ever assaulted. Petitioner is constantly threatened, hurt, provoked-to-react by some Cook County guards – who allied with the sheriffs who left petitioner for dead, on 5/09/2014 Bond Court assault –, and who continue to place petitioner in Maximum Security solitary confinement (August, 2014, May 2015) with "killers" cellmates, in 23 hrs. confinment, with dark muddy water to drink, fescies on the floor, thus continuing to damage petitioner's physical, mental, and neurological condition.

Excessive/Oppressive Bond Endangers Petitioner by Raising Inmates' and Guards' Suspicions of Petitioner's Criminality, and Prevents Petitioner From His Needed Medical Treatment, Due Process Rights, and from Being Allowed to Therapy, Social Work and Employment Services, While in Cook County Jail(Four No Bond Charges, and two charges of over \$1,350,000 Bond

Petitioner was charged with "color of law" crimes and with frivolous charges (based on an unconstitutional Probable Cause of having stated, to the victim, "I don't just want to have sex with you, I want to have a relationship with you") which have never been proved, beyond a reasonable doubt, to have caused any harm, and any discomfort or fear in the victim, Petitioner has been continuously unconstitutionally entrapped for his love and for his writing(petitioner is a published writer, and, even in jail, using the inside of a pen, not being allowed a pen in jail, petitioner wrote four novels, over 750 pages each, and one volume of poems and rap lyrics, by interviewing inmates, writing their life stories as if it would be his own), Considering also that the charges have been built on one another, that the initial charges have been pressed by others than the victim, that, beside the entrapping social media postings, the victim sent petitioner over 111 messages, but she was told by Professor Marshall(whose husband works for Orland Park Police)to claim that she does not know the petitioner, after she asked him to delete all her messages, and that she claimed petitioner caused her discomfort and fear only when petitioner was about to expose her plagiarism, that the victim stated, in a text message to their common friends, "Michael did not do anything to me, girl, I just wanted to see his ass rot in jail", also considering the consistent rejection on the part of the State Fifth Circuit Bridgeview Court, of petitioner's post-conviction revocation of his guilty plea and constant denial of petitioner's appeals - petitioner begs Your Honor's attention to his claim of Oppressive Bond.

Inefficient Defense Counsel/ Constant Rejection of Petitioner's Post Conviction Revocation of Guilty Plea, also of Petitioner's Appeals to the Appeal Court, Barred by the Same District Court

SURPORTING

Petitioner and his Legal Gyardian realized that he had been pushed into a wrongful conviction when a pro-bono lawyer explained to them why his inefficient defense counsel appeared in Court only twice and disappeared, after having forced petitioner into a wrongful conviction. The Circuit Court granted the defense counsel the petitioner's bond money, while the petitioner's mother, who borrowed the money, was never informed. Petitioner and his mother constantly appealed the wrongful conviction, but they have been constantly rebuked/barred from appealing, they have been constantly threatened and had suffered revengeful acts taken against them, while their desperate requests for appeal have been ignored by the same Circuit Court.

Constant hate and blunt Disability Discrimination permeated the entire process of petitioner's color of crime continuously built on each other, charges. The prosecution, family friend of the Board of Education lawyer who lost the FMLA case petitioner's mother brought, in 2012, when Honorable Judge A. St Ives rejected the Board's Summary Judgment(two days before petitioner was arrested the first time). In response to the allegation that "O'Connor did not need FMLA to treat her alcoholic 18 years old son", Honorable Judge St Ives stated that "Michael is primarily Bipolar". After continually stressing, degradingly, that petitioner is "an addict", but, illogically, denying him the treatment he needed, the prosecution and the Court constantly refused to accept that the petitioner is mentally ill, and punished petitioner repeatedly for his and his family's asking for his needed psychiatric medications, entrapping him wantonly and continuously, to be assaulted to be killed, by not medicating, over medicating, and/or mis medicating him, while continuing to build criminal charges that have never been proved, to oppress the petitioner and his family. Even after five jail psychiatrists confirmed the petitioner's diagnostic, on November 21,2012, the prosecution and the Court denied the reduction of petitioner's bond and humiliated the petitioner's doctor who took the stand to explain that the petitioner might lack social graces, at times, but his trespass is never more than "just verbalizations". On May 21, 2013, the same District Court stated that the petitioner is not mentally ill, "he is just fooling all of us", and increased the petitioner's bond to the point that his exhausted family and community were not able to pay to release him anymore.

Michael is accused for being in love, being mentally ill, and for being a writer.

The following are only some of the District Court's errors in regard to Michael's case:

- The refusal of the defense lawyers to file a motion for Michael's Jury Trial; "They will be so mad at me if I file motion for trial" (Mr. Shay Allen's words, referring to Judge John Hynes and to the Prosecutors Coakley and Lawler).
- Charging Michael with having sent me to the victim's house on August 8th, 2012: on June 14th, 2012, when Michael was detained by the Orland Park police and sent to jail, Michael's lawyer, Mr. Needham, gave me the address of the victim, so I could find out from the source what did Michael do and what happened to him. I was told then, by the victim's father, "If he (Michael) is crazy, he might do something to my daughter". Because the girl was not at home, but visiting with her boyfriend, I wrote her a letter apologizing on Michael's behalf for anything inappropriate that Michael might have said, and explained to her that Michael is Bipolar. Michael did not have anything to do with my visit or letter writing and, in my judgment, this is the human way to interact with one another, instead of involving state actors who would use excessive force to harm and destroy ours and our childrens' lives.
- Michael's neuropsychologist doctor, Dr. T. Finn, took the stand on November 21st, 2012 (see attachment VIII), to explain to the District Court that Michael is not a danger to society, and that he has never been such, but, in his case, the Bipolar Disorder manifests itself, during his episodes, "through verbalizations" ("It affects his social graces", said Mr Allen, his defense attorney). She was met with malicious comments from the prosecutor and from the Court, who asked her to guarantee that Michael will never act out more than

- verbalizing, in the future. Before Dr. Finn had time to answer, they already concluded that Michael should be kept in jail as a potential danger.
- The conspiracy to keep Michael "locked up" as "a danger to society" is, also, exposed by the Note to Judge Sheila McGinnis from the Prosecutor Lawler (attachment IX) in which the prosecutor is asking Honorable Judge McGinnis to keep the same number for the No Contact Order, but to allow them to raise it to a criminal level, which Honorable Judge McGinnis never did, since, she stated, the victim is not going to get a Criminal Order, because they never had physical interaction, they were not in a dating or domestic relationship.
- In the Civil No Contact order that Judge McGinnis issued, she specifically mentioned that Michael is allowed to go to DePaul and that she encouraged him to continue his studies and to graduate, but to "just stay away from this girl", advice which Michael followed, since he never made direct contact with the victim, as, erroneously the District Court suggests and the girl reporting that Michael was on the DePaul campus in April 2014, although she never saw him (see attachment IX).
- During the same Court hearing, on 6/22/2014, the victim perjured herself, by answering to Mr. Allen that Michael never abused her physically, or exploited her, etc., contrary to what she marked on her request for the No Contact order. She also stated that she does not have a Facebook account, but her friends told her about Michael's love poems posted for her in April/May, 2014. She also stated that Michel never contacted her directly, but it is only the Facebook posting and Michael's two letters from jail (which were sent by someone other than Michael) that disturb her. The victim stated that she never posted nor contacted Michael since the issuance of the No Contact order, which is not true, since she

e-mailed and posted multiple times, starting with e-mails that I saw, on Michael's screen, on 7/24/2012, at approximately 6:00 PM, ("When I saw you in Court, I was f..ed hard core by my bf"), telling Michael that she loves and misses him, that it was not her who reported to the police, but "someone snooped through" her things, urging Michael to call her "without hesitation". These postings and e-mail messages intensified after Michael and I filed a Civil Complaint against the Orland Park police for violating Michael's civil rights, which show that others than the victim pressed charges, revengefully, against Michael, and exposes the conspiracy and the entrapment Michael has been subjected to, especially after 10/8/2013 (see attachment X). Even if Michael was accused of having violated his Probation, by posting "thousands of threatening postings in Facebook" (Prosecutor B. O'Brien's words in the Honorable Judge Higgins' Court), and two letters from jail, which were sent by someone else than Michael, Judge McGinnis refused to punish Michael even with a misdemeanor, for the assumed trespassing of the No Contact order.

The prosecutor's assertions were false, since Michael never threatened the victim, he never wrote any insulting or fighting word to her nor to her father, the Chicago Police Department could not find anything but "worthless materials" in Michael's and our confiscated computers (see attachment XI), and, when Honorable Judge Higgins asked the same prosecutor, what had Michael said that was threatening, the Prosecutor O'Brien answered, "... that he loves her and that he wants to marry her", to which Judge Higgins said she does not find that threatening, she DOES NOT FIND MICHAEL TO BE A DANGER, and that MICHAEL SHOULD BE RELEASD FROM JAIL. Honorable Judge Higgins also, rebuked the CCDOC psychiatric Mental Health Evaluation of Michael, by

stating that, in the light of Michael having written to the victim from jail, she finds

Michael to be much more seriously ill than what the jail psychiatrist said, i.e. that

Michael could stand for trial, if medicated, and that he could defend himself if he chooses
to do so. Michael's Public Defender, Mr. Ryan Carlsen, told Michael that he was going to
ask for the verdict of "Not Guilty by Reason of Insanity", but Mr. Carlsen took four more
months of continuances, until, according to another lawyer, Mr. Brandstrader, Judge

Higgins "was pushed into " an early retirement.

Reddick, had not been informed about any of the precedent evaluations or Court
Dispositions, and she had to continue Michael's case three more times, for a "Mental
Health evaluation". Michael's court file at the Leighton criminal courts is almost empty,
and documents like a letter of Michael's TASC therapist, Julia (which shed light on
Michael's innocence), Julia having sent Michael by ambulance to Northwestern Hospital
a week before Michael was accused of having posted in Facebook). Two Mental Health
evaluations of Michael performed by Dr. Finn are missing, even though the second set of
Evaluations were taken by a sheriff from Doctor Finn's office, to be brought to Court, in
March, 2014. In the case of Michael's Bridgeview Court file, the clerk Sandy does not
allow me to even see it, because she said that Judge Hynes ordered her to not allow me to
see it, or to ask the clerk for Court transcripts which I intended to send to the Appeal's
Court.

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LETTERS OF OFFICE - PLENARY GUARDIAN OF PERSON OF A DISABLED PERSON (Rev. 12/23/03) CCP 0206

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT - PROBATE DIVISION

ORIGINAL ESTATE OF

MICHAEL W. O'CONNOR

}

No. 2013 P 003450

Docket

Page

LETTERS OF OFFICE - PLENARY GUARDI! N OF PERSON OF A DISABLED PERSON

A Disabled Person

VALENTINA O'CONNOR

has been appointed

plenary guardian of the person of

MICHAEL W. O'CONNOR

a disabled person, and is authorized to have under the direction of the court of the custody of the ward and to do all acts required by law.



" ("AFS 7, July 16, 2013

Dorothy Brown Clerk of the Circuit Court

CERTIFICATE

I certify that this is a copy of the letters of office now in force in this estate.

WITNESS, July 16, 2013

dlb

Clerk of Court

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loss against Said 'viction' on (Oct 18) and deried meds again for (12-18) days (check dodes from mon), until praintiff reached symptomatre Jurcidal" Stages and hospitalized at cymak monisiones all o. P. Frinley P.

6.) After borns hospitalized for I and a herf" clays (not long enough) Dr. procuped plansiff Bipolar meds and additional 4 my darly, Kattonopin, and SPORT Plantiff book to Div. 10 psych deck which was a hospitale davision with many Ugolert offenders (plaintiff had no violent 2) Plantiff placed in a cell with a " very Violent" (admittedly to plant) afterder was reported by threatened plantiff and stoley commisory and the plantification point adjuscessed plaintiff societal times. (cargine specific mom: to be subpoenced 8) Plaintiff wrote 2 or 31' request stips to officer and yest affirers abtainin 300 removed from the cell during a Beating 2003 day lockdown witing to "presset 5e leget the tenanced from cell because the fact of the during the felt wis life was in during the fact felt wis life was in during the fact of the was in during the was i Whenever proof of war removed from Il celle violent cell water got angry and saspicious" and tweeter ed plantiff about

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 17 of 152 PageID #:17 · Morys * Racial shitching about plantiffs cell nexter (GD "Gong ster Disapks") plan to take over aggressive fire wit.

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Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 19 of 152 PageID #:19 To the attention of complantsheet done I would o rewist me 50 rate a final dot tot on minutes, re a witness who is correctly ewe come cont the (6 Fa compaint and getting the 5 more clear and sor

(Court Branch) 1:15-cv-06494 Dooument #. 1 Filed: 07	7/24/15 Page 20 of 152 PageID #:20
Felony	
IN THE CIRCUIT COURT OF	(3/14/05) CCCR
The People of the State of Illinois Plaintiff	COOR COUNTY, ILLINOIS COMPLAINT FOR PRELIMINARY EXAMINATION
ν.	No. 12 5 4124
Michael W O'Connor Defendant	
Patrycja R Włosik (Complainant's Name Printed or Turnel)	complainant, now appears bef
The Circuit Court of Cook County and states that Michael W O'Connor	, a special bei
(Defendant)	10732 S Seeley Ave Chicago IL has, on or about
O6-09-12 at 116 Committed the offense of	35 Burnley Dr Orland Park Cook County IL (Place of offense)
knowingly and without lawful justification on at least 2 separate occasion and transmitted a threat of sexual assault.	in that s/ as harassed the victim through the use of electronic communication
in violation of 720 ILCS (Chapter)	5 (et) 12-7.5(a)(1)
CHARGE CODE 11	(Section) Det Class #6 - were at Patrycsa Wlossk (Complainant's Signature) 635 Burnley Dr, Orland Park, IL 60462
COOK COUNTY ss. 10220 S. 76th Ave., Bridgeview, IL	(Complainant's Address) (Telephone No.)
	Patrycja R Włosik (Complainant's Name Printed or Typed)
omplaint by him/her subscribed and that the same is true.	on oath, deposes and says that s/he read the foregoing
ubscribed and sworn to before me	(Complainant's Signature)

I have examined the above complaint and the person presenting the same and have heard evidence thereon, and am satisfied that there is

Summons issued, or

Judge

Warrant Issued,

Bail set at,

or Bail set at

Judge

Judge's No.

Judge's No.

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY

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G.J. NO. 737 GENERAL NO. 12CR-22315

CIRCUIT COURT OF COOK COUNTY
COUNTY DEPARTMENT
CRIMINAL DIVISION
NOVEMBER 2012

The People of the State of Illinois

v.

Michael O'Connor

INDICTMENT FOR

CYBERSTALKING

Foreman of the Grand Jury

WITNESS

Detective Eric Rossi

Filed Accenture 5, 20 for the grand state of the Grand Jury

Response of the Grand Jury

WITNESS

Filed Accenture 5, 20 for the grand state of th

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attack to the other

Michael Wolf O'Connor

10732 S. Seeley Ave. Chicago, IL 60643 (773) 312 0041 depaul address

Education

DePaul University, Chicago, IL

Bachelor of Arts in Media and Cinema Studies

Expected graduation: November 2012

Minor in Marketing

Coursework

Film & Video Analysis and Aesthetics

Video

Computer Programming & Advanced Math Applications

Screenwriting

Theater Writing & Performance

**add

class**

Editing

Group Communication Advanced Writing Rhetoric

Experience 2011 Freelance Real Estate Contracting

June 2011 – July

- Evaluated and appraised three properties to determine market value.
- Developed marketing incentives and discounts to persuade future buyers.
- Utilized online resources to advertise top-grade properties locally.
- Conducted background checks on potential tenants.
- Adjusted contracts for buyers to match property value and upkeep of property.

High School Journalism Institute, University of Indiana 2006-2008

Staff Writer for Caravan Newsletter

- Published over 20 articles on performance critiques, careers, theater, sports and opinion-editorial.
- Interviewed professionals, athletes and community figures.
- Cooperated with editors and staff and meet publication deadlines.

Skills

Fluent in oral Romanian, Proficient in Latin Proficient in Microsoft Word, Excel, PowerPoint, Access, Adobe Photoshop, and Final Cut Pro Basic HTML Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 23 of 152 PageID #:23

Activities

United States Boxing Commission

Bourbon Street Tournament of Champions Award

• Awarded First Place Champion in 2006 & 2008

Self-Published Creative Writing & Poetry: "Manifest Destiny"

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 24 of 152 PageID #:24

AH, U

Christopher L. Miree 525 S. State St. Chicago IL, 60605

January 21, 2013

Honorable John Hynes, Associate Judge of the Circuit Court of Cook County District 5 10220 S. 76th Ave. Bridgeview, Illinois 60455

Dear Judge Hynes,

I am writing to you in support of my friend and DePaul colleague, Michael W. O'Connor. I met Michael when he was a freshman at DePaul and my roommate in the dormitory. I found him to be a hardworking, bright, friendly guy, who has a natural talent for writing and is highly intelligent. By the time he graduated from Mount Carmel High School, he wrote and published excellent articles and research papers in the Caravan (Mount Carmel High School's newsletter), was an accomplished wrestler and boxer who won many gold and silver medals in the HS and Bourbon Street competitions, made the Honor Roll every year at MCHS, interviewed Mayor Daley while writing for the Caravan, and attended University of Indiana Summer High School Journalism sessions, poetry in college and a trilogy (Manifest Destiny), also excelling in many of his DePaul Lance.

Unfortunately, he is suffering with Mixed Bipolar Disorder. At a certain time, Michael's clinician, Ms. Elisabeth Sullivan, asked me to be a Personal Assistant for Mike. Although Michael is compliant with taking his medications, due to his ADHD, sometimes he literally forgets and might skip a dose - which might cause him to sometimes speak or interact in a socially inappropriate manner. Despite this deficiency, through his good heart, Mike has made a great impact on me.

I appeal to your compassion, your Honor, to please give my friend Michael a chance to graduate from the school he loves, and allow Mike to move on with his career, since I am convinced that once he is stable on his medications. Mike could become one of our greatest American writers. Through his kindness of heart and natural writing talent, especially to the compassion and emotional needs of the mentally ill.

Respectfully yours,

Christopher Miree

Att. !

October 19, 2007

Re: Michael O'Connor

To Whom it May Concern:

As a teacher at Mount Carmel High School, I have had the pleasure of knowing Michael O'Connor for over a year. He is a tremendous student and an asset to our school. I would like to take this opportunity to recommend Michael for your institution.

I feel confident that he will continue to succeed in his studies. Michael is a dedicated student and thus far his grades have been exemplary. In class, he has proven to be a take-charge person who is able to successfully develop plans and implement them. I require the students in my AP U.S. History class to take charge in their own education. Michael is a self-motivated student who consistently earned high scores in my class.

Michael is also currently taking my Introduction to Law class, and has demonstrated his abilities in oratory and critical thinking to a high degree. Michael is able to quickly identify a legal problem and then resolve it.

It is for these reasons that I offer high recommendations for Michael without reservation. His drive and abilities will truly be an asset to your establishment. If you have any questions regarding this recommendation, please do not hesitate to contact me.

Sincerely,

Jeffrey L. Enright, Esq.

Teacher-Mount Carmel High School

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DEPAUL UNIVERSITY Att.y



Department of University Ministry 2250 North Sheffield Avenue Chicago, Illinois 60614-3673 773/325-7902

January 21, 2013

To Whom It May Concern:

I am writing today on behalf of Michael O'Connor who is right now in jail accused of 9 different criminal charges. I was Michael's professor and mentor at DePaul University. I know that Michael has been dealing with bi-polar depression and the use of drugs. For what I know of Michael, I don't think he is dangerous to our society. The long four months he has been in jail, I am sure, have been a hardship experience for him to learn not to get in trouble in the future. From my conversation with him last week, I know where his spirit is in terms of making a new life, dreaming, and correcting his own mistakes.

I ask that you consider not just the accusations of today but the circumstances of his life that brought him to where he was and is. I ask you to give him a new chance and to get the professional help he needs to overcome the challenges of his life.

Thank you for your time and attention.

Sincerely,

Fr. Guillermo Camputano, CM

Director of Office of Religious Diversity

University Ministry

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 27 of 152 Rage D #:27

TERRY FINN, Ed.D.

May 28, 2015

Registered Clinical Psychologist, Certified School Psychologist

Nationally Certified Neuropsychologist

221 North LaSalle, Suite 400, Chicago, Illinois 60601

10001 South Western, Chicago, Illinois 60643

Phone: 312-907-2982 Fax: 312-944-1483 Fax: 773-238-7672

RE: Michael W. O'Connor

Dear Your Honor:

I am Michael's Neuropsychologist and I worked with Dr. Gohkale, his psychiatrist. We have treated Michael since 2008 for his Bipolar Psychosis, O.C.D., A.D.H.D., and anxiety. A neuropsychological evaluation has not been done since Michael's 05-9-2014 assault by the sheriffs in Judge Sullivan's Bond Court. This assault resulted, among other injuries, in multiple head concussions, which have not been properly diagnosed, nor treated, for more than one year (see attached Mt. Sinai Hospital's ER doctors' statement). Due to lack of treatment for his serious, potentially fatal head injuries, among other injuries, Michael suffered extensive neurological damage to his brain. (See Michael's recent statements)

Due to the lack of treatment after these assaults (traumatic brain injury, post-traumatic stress disorder, and extreme anxiety), Michael is in immediate need of psychiatric/medical intervention and treatment.

We recommend immediate psychiatric and medical treatment due to the multiplicity of Michael's disabling physical, cognitive, and mental conditions.

Sincerely,

Terry Finn

icensed Clinical Psychologist #071-003165

Nationally Certified School Psychologist (NASP) #1282316

Nationally Certified Neuropsychologist

Terry Finn, M.A., Ed.D

Special Teaching Certificate #2000703

On May 26, 2015, at 8:17 PM, Valentina O'Connor < vocmoc@gmail.com > wrote:

Mike just called and asked me to send an urgent message to his lawyer, Rebecca. I took dictation over the phone:

"Rebecca, what are we going to do about the media? Mike needs to talk with you, today".

Then he switched to the first person:

"I am scared. I need help today. I am afraid that my brain is going to shut down my body. In April, I started having hammer pounding-like headaches. They gave me Tylenol, but the Tylenol does not help: the headaches got worse and worse. From the moment I get up, to the moment I fall asleep, I feel like I'm going to fall over, about 30 times/day.

"I am lightheaded all the time. like my brain is shutting down my body. I found myself on the floor a couple of times due to blacking out. I twitch a lot, uncontrollably, and, lately, because of my twitching, I can barely write."

(N.B., I, Valentina, can vouch for this, also, because, the last two times I saw Michael, when he was in the Hole, I thought that he must be very cold, he was shaking violently, I was afraid to even ask him, it was so strange that he could not stop shaking. He, also, did stop writing exactly two weeks ago.)

Michael continued:

"I twitch a lot uncontrollably, I see bright lights and I hear loud ringing. When I try reading, I get cramps in my brain and become nauseated.

"I can't keep standing in crowded bullpens, it's torture. My vision is impaired and my migraines are so bad that I hallucinate - visual and auditory hallucinations. Due to migraines, my speech is impaired. I have trouble enunciating.

"I am scared for my life. I think that I am going to die soon because of my untreated head concussions, that my brain is going to shut down my body. I need braces and need treatment for my concussions.

"Please ask the Judge to put me on GPS, so I could get treatment. I am not a flight risk and I am not a violent criminal."

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 29 of 152 PageID #:29

29 South LaSalle Suite 830 Chicago, Illinois 60603 Fax: 312-263-5953

TERRY FINN, Ed.D.
Registered Clinical Psychologist
Certified school Psychologist

10001 South Western Chicago, Illinois 60643 Phone: 773-854-4100 Fax: 773-238-7672

Re: Michael O Consider Date: 5-17-2013

Dear Probation Officer.

Michael sees me for Counseling & making progless for further information please rall 312-907-2982.

Sincerely, Dr. Verrez Find. Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 30 of 152 PageID #:30

in:sent

+Valent...

Astrachuseus Astraction #:30

221 North LaSalle Suite 400 Chicago, Illinois 60601 Fax: 312-944-1483 TERRY FINN, Ed.D.

Registered Clinical Psychologist
Certified School Psychologist
Nationally Certified Neuropsychologist

10001 South Western Chicago, Illinois 60643 Phone: 312-907-2982 Fax: 773-238-7672

December 13, 2014

RE: Michael O'Conner

To Whom it May Concern:

Michael's DSM-5 Diagnosis includes Mood Disorder and Mixed Bipolar Disorder with Obsessive Compulsive Disorder along with an Attention Deficit Hyperactivity Disorder. His Obsessive Compulsive Disorder is the driving force for him to habitually call the girl in the family that he is forbidden to do by the Court. His obsessive behavior is directly related to his Obsessive Compulsive Disorder.

For further information, please call 312-907-2982.

Sincerely,

Terry Finn

Terry Finn, M.A., Ed.D.
Licensed Clinical Psychologist
#071-003165
Nationally Certified School Psychologist (NASP)
#1282316
Nationally Certified Neuropsychologist
Special Teaching Certificate
#2000703

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 31 of 152 PageID #:31

SUDHIR M. GOKHALI

HARCHARAN SANDHI SUDHIR M. GOKHALE, M.D. HARCHARAN SANDHU, M.D. GINA CHMELA, NP-C

To Whom it may concern,

Re: Micheal O'Connor

DOB: 06/18/1990

Michael is being treated by Dr.Gokhale. He has been a patient here since 2009. He is being seen for medication management with a diagnosis of Manic-Depressive Psychosis. He has been compliant with his visits in our office.

Sincerely,

Dr. Gokhale

05/18/13

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 32 of 152 PageID #:32 To the attention of · Rebbecca; to get five fired complantsheet done I would redher tell you the most recent case in Eventered archeromisted by Courty with for misted by Courty with for misted by Courty with for · Please revisit me Jo I can help you to make a first ds of the our Complaint. I was been unite Cutel for over 10 minutes (pictures) and Monis Free of Pleme come Contract we in Note. person by the 16th to help me blase, and advise we wo method a final confinitions getting the deteils mare clear and softedow & Huis withers

y you my watch calle "-



Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 34 of 152 PageID #:34

Att. 11

Michaels

Mt. Carmel

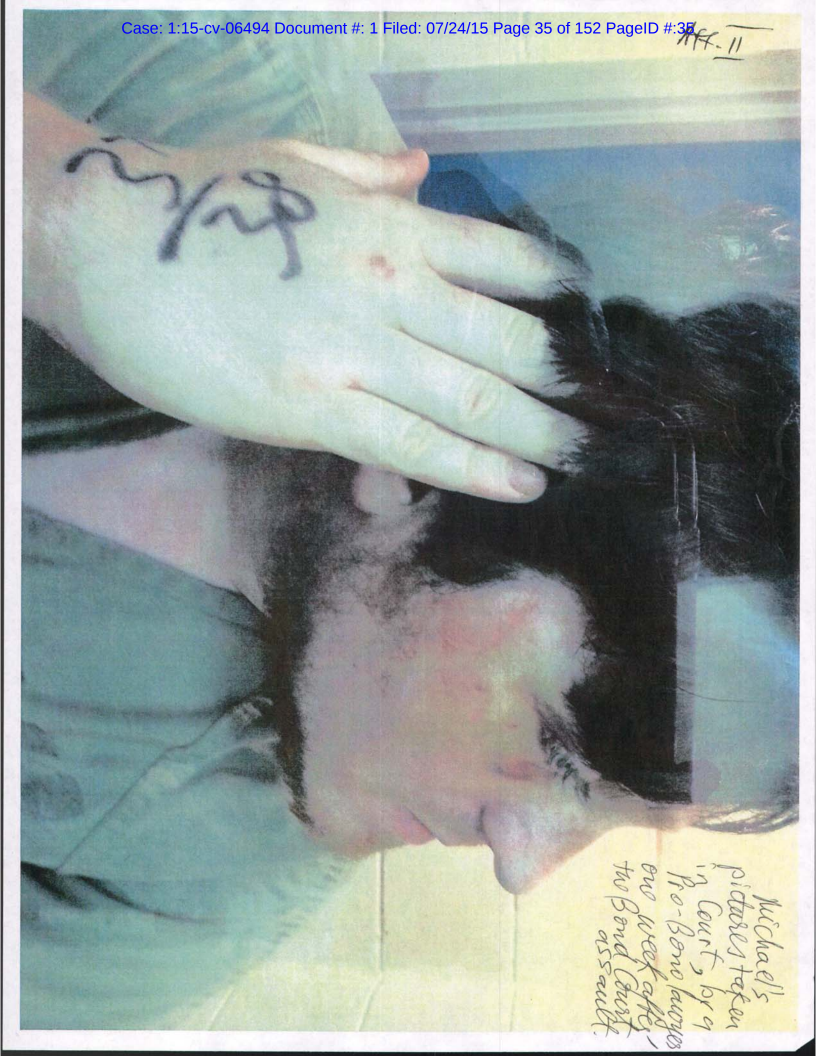
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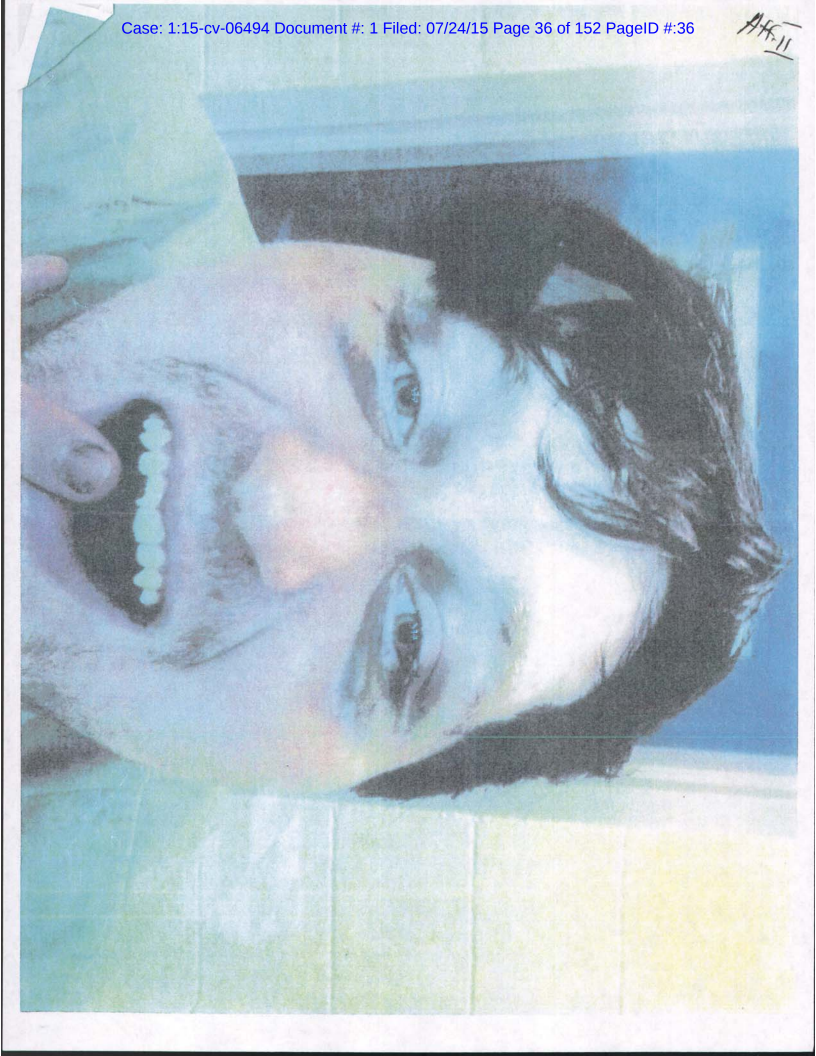
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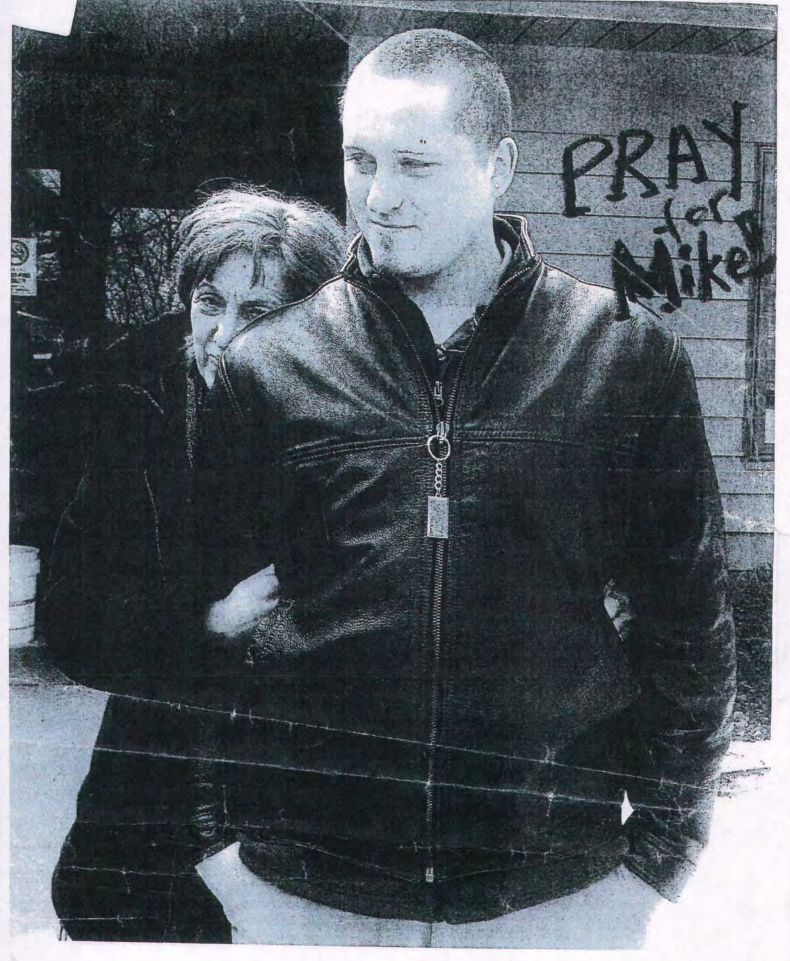
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Case: 1::	15-cv-06494 Document #: 1 Filed: 07/24/15 Page 40 of 152 PageID #:40
1	COUNTY OF COOK) SS Affachment
2	COUNTY OF COOK) SS // 111 and
3	IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
4	FIFTH MUNICIPAL DISTRICT
. 5	THE PEOPLE OF THE)
6	STATE OF ILLINOIS, Plaintiff/Respondent,)
7	vs.) No. 12-CR-1278
8	MICHAEL O'CONNOR,) Motion to Reduce Defendant/Petitioner.) Bond
9	selendant/recitioner.) Bond
10	REPORT OF PROCEEDINGS had at the hearing
11	of the above-entitled cause, before the Honorable
12	JOHN JOSEPH HYNES, one of the Judges of said
13	District, on the 21st day of November, 2012.
14	APPEARANCES:
15	HON. ANITA M. ALVAREZ,
16	Cook County State's Attorney, by:
17	Assistant State's Attorney,
18	on behalf of the Plaintiff;
19	MR. SHAY ALLEN, on behalf of the Defendant.
20	
21	
22	Elizabeth A. Proietti
23	CSR #084-002544 10220 S. 76th Avenue
	Bridgeview, IL 60455

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 41 of 152 PageID #:4:

- 1 'the defendant's appearance here, or where are we
- 2 at?
- 3 MR. ALLEN: No, your Honor. Your Honor, last
- 4 week I filed a Motion to Reduce Bond with the
- 5 State.
- 6 THE COURT: All right.
- 7 MR. ALLEN: And --
- 8 THE COURT: Well, when we get an opportunity,
- 9 we'll bring him up here, and then we'll have that
- 10 hearing.
- MR. ALLEN: Thank you.
- 12 (Whereupon, the case was passed
- and recalled as follows:)
- 14 THE CLERK: Michael O'Connor, custody.
- THE COURT: All right, this is Michael
- 16 O'Connor. Counsel?
- MR. ALLEN: Good morning, your Honor. Shay
- 18 Allen on behalf of Mr. Michael O'Connor.
- Your Honor, we're here today on my Motion to
- 20 Reduce Bond with regards to Mr. O'Connor.
- 21 THE COURT: All right.
- MR. ALLEN: I have, um, live testimony I would
- 23 like to present with regards to a -- a Dr. Terry
- 24 Finn, who is here today, in regards to the Motion

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- 1 to Reduce Bond.
- 2 THE COURT: All right. All right, um, are you
- 3 ready now, State, or you need a second here?
- MS. COAKLEY: No, that's fine, Judge, we just
- 5 did this.
- 6 THE COURT: You have an oral motion, is it?
- 7 Is it -- or did you file something?
- 8 MR. ALLEN: I -- I filed it, Judge.
- 9 THE COURT: All right. Take a look at it.
- MS. COAKLEY: Did you include a resume for
- 11 your doctor?
- 12 MR. ALLEN: No, but I have one.
- MS. COAKLEY: Thank you.
- 14 THE COURT: All right, I've had an opportunity
- 15 to review the motion. All right, defense, you want
- 16 to present evidence then?
- 17 MR. ALLEN: Yes, your Honor.
- THE COURT: All right. Um, you can be seated.
- You can then call your first witness.
- 20 You can raise your right hand and be sworn,
- 21 ma'am.
- 22 (Witness sworn.)
- 23 THE COURT: Have a seat.
- 24 MR. ALLEN: Good morning.

Case: 1:	:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 43 of 152 PageID #:43
1	THE WITNESS: Good morning.
2	THE COURT: The microphone is turned on. If
3	you lean forward
4	THE WITNESS: Okey-dokey.
5	THE COURT: it will pick up your voice.
6	THERESE FINN,
7	Called as a witness on behalf of the
8	Defendant/Petitioner herein, having been first duly
9	sworn, was examined and testified as follows:
10	DIRECT EXAMINATION
11	ВУ
12	MR. ALLEN:
13	Q Please state your name?
14	A Therese, T-h-e-r-e-s-e, Finn, F-i-n-n.
15	Q And what is your profession?
16	A Clinical psychologist.
17	Q Okay. And where did you go to college?
18	A College? I went to University of Illinois
19	at Chicago.
20	Q Okay. And where did you go after that?
21	A I went to Northeastern Illinois University
22	to get a Master's in Special Education. Then I
23	went to Loyola University for a Doctorate in
and S.	

Clinical Psychology.

24

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- 1 Q Um, since you -- after receiving your
- 2 Doctorate in Clinical Psychology, where did -- where
- 3 did you work after that?
- A I worked at a hospital on the south side,
- 5 Holy Cross Hospital as a neuro psychologist working
- 6 with traumatic brain injuries and depression cases.
- 7 Also, worked in the Chicago Public Schools as a
- 8 neuro psychologist doing a lot of the trauma
- 9 victims, beatings, gunshots, for about 25 years.
- And private practice since about 1989 with special
- 11 ed children, attention problems, depression.
 - 12 Special population in clinical problems.
 - Q And, uh, so about how many years of
 - 14 experience do you have in your field?
 - 15 A Probably 32. Thirty-two years.
 - Q And what, in particular, would you consider
 - 17 your specialty?
 - A Probably neuro psychology.
 - Q Okay, And what exactly is neuro psychology?
 - 20 A It's the brain behavior relationship, and
- 21 it's usually brought on by trauma or illness.
- Q All right. Um, have you had the opportunity
- 23 to meet with Mr. Michael O'Connor?
- 24 A Yes.

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- Q Okay. And when did you start -- when did
- 2 you first meet Michael O'Connor?
- 3 A July 24th, 2012.
- 4 Q And after July 24th, 2012, how many times
- 5 have you -- about how many times have you met with
- 6 Mr. O'Connor?
- 7 A Four.
- 8 Q Now, as part of your treatment in dealing
- 9 with Mr. O'Connor, did you also have an opportunity
- 10 to speak to his psychiatrist?
- 11 A Yes.
- 12 Q And is his psychiatrist a Dr. Sudhir, which
- is S-u-d-h-i-r, Gohkale, which is G-o-k-h-a-l-e
- 14 (sic).
- A Actually it's G O H K A L E. He's hard
- 16 to --
- Q Oh, okay.
- 18 A Yeah. Yes, I did. He referred Michael to
- 19 me. He had been seeing Michael, I think, since
- 20 about 2010, and diagnosed him with bipolar
- 21 disorder, attention deficit disorder, anxiety, and
- 22 depression.
- Q Now, in -- in your, um, dealings with
- 24 Michael, what have you been able to ascertain in

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 46 of 152 PageID #:46

- 1 regards to his danger to society?
- A I don't believe he's a danger to society.
- 3 Q And why is that?
- A Um, because he is more depressed, and he's
- 5 more suicidal ideation. More a danger to himself.
- 6 Q But not to others?
- 7 A No.
- Q All right. Now, um, in regards to coming to
- 9 that conclusion in regards to his danger to others,
- 10 did you also have an opportunity to speak to his
- 11 psychiatrist about his danger to others?
- 12 A Yes, I talked to Dr. Gohkale November
- 13 16th, 2012, and because he had known Michael longer
- 14 than I have, and I asked him that question, and he
 - 15 said -- he also agrees that he is not a danger to
 - 16 himself (sic).
- MS. COAKLEY: I'm going to object to hearsay.
- 18 THE COURT: Well, it won't be offered for the
 - 19 truth, just it's something she took into account.
 - MS. COAKLEY: That's fine, Judge.
 - 21 THE COURT: All right, go ahead.
 - 22 BY MR. ALLEN:
 - Q Now, um, Doctor, as part of your -- your
- 24 treatment of Michael, you're also able to analyze and

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 47 of 152 PageID #:47

- look at what medications he's prescribed for his
- 2 illness?
- A Yes. I am not an M.D., but I do have to
- 4 know -- have knowledge of psycho pharmacology for
- 5 various disorders.
- Q And from that, you've had the opportunity to
- 7 review Dr. Gohkale's notes in regards to the
- 8 medications that Michael has been receiving?
- 9 A Yes.
- 10 Q Do you remember what those medications
- 11 include?
- 12 A Yes. Depakote, D-e-p-a-c -- c-o-t-e --
 - 13 k-o-t-e. Adderall, A-d-d-e-r-a-l-l. Vyvance,
- 14 V-y-v-a-n-c-e. Zyprexa, Z-y-p-r-e-x-a. And I
- 15 believe Zoloft, Z-o-l -- Z-o-l-o-f-t. Sorry.
- 16 Q Which of those medications are particulars
- for the bipolar, and which are for the ADHD?
- A The Depakote is for bipolar, and the ADHD
- 19 is Vyvance and Adderall.
- Q And the Depakote for the bipolar, what
- 21 exactly does that medication do?
- 22 A It, um, evens out the chemicals in the
- 23 brain so that he -- that, in other words, with
- 24 bipolar there's ups and downs, more agitation

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- 1 and then with depression, so it -- it tries to even
- 2 out the brain chemistry.
- 3 Q And the medication for the ADHD, there were
- 4 two. What do those do in particular?
- 5 A What do they do?
- 6 Q Yes.
- 7 A They help him with focus and conversation.
- And, um, also, if he's in school, he's in DePaul
- 9 University, and, um, for learning and lectures it
- 10 also helps with processing verbal and auditory
- 11 information.
 - 12 Q Now, um, in dealing with Michael, have --
 - 13 have you also had the opportunity to review the
- 14 medications he's been receiving since he's been in
- 15 custody?
 - 16 A Yes.
 - 17 Q And do you remember what those medications
 - 18 are?
 - A No, I don't. There were two, I don't --
 - 20 I'm sorry, I do not.
 - 21 Q Okay. Uh --
 - 22 A One was unfamiliar to me. So. I can't
- 23 remember.
- Q Is your memory exhausted as to what

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- 1 medications Michael has been taking since he's been
- 2 in custody? Do you remember?
- A No, I don't, I forgot, I'm sorry.
- Q Okay. Is there anything that would help you
- 5 remember if you saw it?
- A Yes, the -- the hand notes that describe it.
- 7 Q Okay.
- 8 A Sorry.
- 9 MR. ALLEN: I'm going to show the Doctor
- 10 what's been marked as Defendant's Exhibit 1 for
- 11 refreshing her recollection, which is just the
- 12 Cermak -- (inaudible conversation).
- 13 THE COURT: Do you need a second to review
- 14 those?
- MS. COAKLEY: Yeah, I'm just looking quickly,
- 16 Judge. This is the first time I found out there's
 - 17 other discovery he didn't give me.
 - THE COURT: Sure.
 - Do you want to recess here?
 - 20 MS. COAKLEY: No, that's -- that's fine,
 - 21 Judge.
- MR. ALLEN: May I approach, your Honor, I'm
- 23 sorry?
- 24 THE COURT: Go ahead.

IN THE CHIT COURT OF COOK COUNTY CRIMINAL DIVISION

PEOPLE OF THE STATE OF ILLINOIS.

Plaintiff,

VS

No:

MICHAEL W. O'CONNOR

Defendant.

MOTION TO REDUCE BOND

NOW COMES the Defendant, MICHAEL W. O'CONNOR, by and through his attorney, Lee & Fairman LLP and pursuant to 725 ILCS 5/110.6 moves this Honorable

In support of said motion the defendant asserts the following:

1. He is 22 years of age.

2. That he has resided in the Chicago-land area his entire life. 3.

He is a graduate of Mount Carmel High School. While at Mount Carmel he was enrolled in Honors and Advanced Placement courses. . 4.

That he currently resides in Chicago, Illinois.

He is a Senior at DePaul University where he has 140.5 credits. 192 5. credits are needed to graduate and with his course load he was scheduled to graduate in 2013. His major is Communications with a concentration in Media Cinema Literacy. 6.

He has written a novel Manifest Destiny which is part one of a three part trilogy-Foundation Sunrise. He has been contacted by publishers for the

He has no prior felony convictions and one misdemeanor arrest that was 7. scheduled to be dismissed by the State before this arrest. 8.

That the current bond is set at \$300,000D and is quite oppressive for a

The evidence the State has presented to the court to obtain this bond 9. does not give a complete picture as many of the text messages and emails sent by Patrycja Włosik to Michael O'Connor have not been 10.

Without being out of custody Mr. O'Connor cannot effectively assist in

Mr. O'Connor cannot effectively assist in his defense in custody because 11. we will need to search his email accounts and text messages to help 12.

In addition Mr. O'Connor cannot effectively assist in his defense because he is not being properly medicated in Cook County Jail.

Mr. O'Connor has been diagnosed from the age of 14 with Mixed Bi-Polar 13. disorder and ADHD. Over the years his mental health professionals have crafted a particular combination of medications for Mr. O'Connor's chemical composition that allow him be a productive member of society.

Cook County Department of Corrections does have the resources to 14. properly care for Mr. O'Connor's mental health or his physical well being

Mr. O'Connor was severely beaten by a fellow inmate and in turn Mr. 15.

O'Connor has become quite fearful and paranoid. The statue violations Mr. O'Connor's First Amendment rights to freedom 16. of speech. As there have no violent actions taken at all in this matter towards Ms. Wlosik. 17.

That the Defendant does not pose a flight risk due to the fact that he has

strong ties to the community.

The current bond is not considerate of the financial ability of the 18. accused, in that he is a student.

WHEREFORE Defendant prays this honorable Court reduce his bond or other relief that this Court deems equitable and just.

Lee & Fairman LLP Firm # 48891 18300 S. Dixie Highway, 2nd Floor Homewood, IL 60430 0 708-799-4848 F 708-799-4849

FILED-CR
IN THE CIRCUIT BOURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, CRIMINAL DIVISION
COUNTY DEPARTMENT CRIMINAL DIVISION

10	
PEOPLE OF THE STATE OF ILLINOIS, E	TOROTHY BROWN KOF THE CIRCULT COURT
Plaintiff	
V.)) Nos. 12 CR 1267801
MICHAEL O'CONNOR,	
Defenda	nt.)

MOTION TO VACATE HIS PLEA

NOW COMES the Defendant, MICHAEL O'CONNOR, respectfully requesting that this Honorable Court allow him to vacate his plea. In support of this request Defendant states the following:

- This plea was not knowingly or voluntarily made.
- This Motion is being filed by the undersigned counsel at the Defendant's request.
 The Defendant has been advised that counsel will not present this motion to the court or argue the same and has been advised to seek other counsel if he wishes to move forward.

WHEREFORE, the Defendant requests that this court allow him to vacate his plea, and for such further and other relief as this Court deem just.

Respectfully submitted,
MICHAEL O'CONNOR, Defendant

By:_____
One of His Attorneys

STEVEN A. GREENBERG 53 W. JACKSON BLVD., SUITE 1260 CHICAGO, ILLINOIS 60604 (312) 879-9500 ATTORNEY NO.: 15703

V		T, CRIMINAL DIVISION	FILED
PEOPLE OF THE STATE	OF ILLINOIS,)	MAR 0 5 2013
	Plaintiff,)	DOROTHY BROWN CLERK OF THE DIRCUIT COURT OF COOK COUNTY, IL
v.) No. 12 CR 22315	
MICHAEL O'CONNOR,			
	Defendant.)	

NOW COMES the Defendant, MICHAEL O'CONNOR, by his counsel, Steven A. Greenberg, requesting that this Court dismiss these cases. In support of this request, Defendant states as follows:

MOTION TO VACATE AND DISMISS

- Defendant was sentenced to TASC probation.
- Defendant has successfully completed the TASC probation.
- Defendant filed a timely Motion to Vacate his convictions.

WHEREFORE, the Defendant requests that his conviction be vacated and this case be dismissed, and for such further and other relief as this Court deem just.

Respectfully submitted,

MICHAEL O'CONNOR, Defendant

Rv.

One of His Attorneys

STEVEN A. GREENBERG 53 W. JACKSON BLVD., SUITE 1260 CHICAGO, ILLINOIS 60604 (312) 879-9500

ATTORNEY NO.: 15703

Case: 1:15-cv-06494 Document#: 1 Hile4: 07/24/15/Rage 34.01152 PageIII #:54

-2-

had issued, on behalf of the girl, is the one Judge Hynes and the Orland Park Township, in Judge McGuinee's Court referred to, but: when I asked Michael about it, he told me that he hid that order, and the Sheriff who delivered that Order knew, or should have known, that Michael is mentally disabled, since Michael did tell him, when he came to our door, with that Order, that he is Bipolar and that I am his legal guardian. Also, when I called Attorney Tom Niedham's office for help for my son being interrogated by the Orland Park Police, on June 15, Mr. Niedham wrote a letter to the Orland Park Police, explaining to them that Michael is chronically mentally ill and giving them a list of the psychotropic medications that Michael takes - see attached). The orland park Police and the Sheriff who delivered that Temporary order of protection, should have known that Michael, being mentally ill and living at home, Michael's parents needed to be informed, that Michael needed a Law Guardian and that I, as I introduced myself to the Orland Park Police several times, to the Orland Park Mayor McLaughlin, their Township manager, Mr. Grim, etc, on 6/15/2012 and afterwards, I am Michael's Legal Guardian. I searched and found out that the temporary order was issued on 6/11/2012, and Michael stopped talking with the girl on 6/10/2012, which, again, invalidates the Orland Park police' charge that Michael(or myself for that matter) violated their order. I communicated this to Mr Dalkin, but, even the fact that he brings it up again, shows that he did not even care to listen to what I said, and I believe it creates legal grounds for me to ask for legal protection against the Human Rights, civil rights, disability rights abuses committed by Orland Park police, by a neglectful, adverse defense lawyer(Mr. Dalkin), and by an abusive Court of Law that threatens me with jail for a legal misconduct that, like my son, I had no idea about, nor did I ever committed.

In response to Mr. Dalkin's letter of response(his third paragraph): Mr. Dalkin, who, instead of filing a motion for trial and collecting discoveries, asked my son to sign a Permission form for Mr. Dalkin to review Michael's "good standing" at DePaul, his grades, his extra-curricular achievements, published material, etc.(which Mr Dalkin explained to my son and to me, is in order for him to persuade the Judge that Michael is a meritory student), Mr. Dalkin, as he states in his response to your inquiry, "sent a subpoena to DePaul University Student Affairs to secure a copy of Michael O'Connor's disciplinary file". I know that if you would ask him this question, he would, most probably, lie to you too, and say that it was only to show the Judge that Michael has no discipline issues. Once again, Mr. Dalkin should demand to be returned immediately to us, since securing a copy of my son's disciplnary file(which I sure does not contain incriminations of my son, otherwise I would have heard them in Court-, does not seem to serve my son's defense, but to do the job of Mr. Dalkin's personal friend, Prosecutor Lowler.

On September 13, Mr. Dalkin claims that he returned to Court where he "was tendered additional discovery by Assistant State Attorney Deborah Lowler". Mr. Dalkin never mentioned this to me and now, that he stated it, my suspicion that he worked with the Prosecutor, being influential in arresting and jailing my son for over 165 days, without a trial, in Maximum Security, where my son was beaten almost to death, my suspicion that the entire summer, instead of working on my son's defense, at least answering my son's and my desperate phone messages, he was busy providing the Prosecutor with information to incriminate my son, - is strengthened. I hope that you agree that I should not have paid for hurting my own beloved son.

Between September 13 and October 29, Mr Dalkin claims that he was contacted by Ms. Lowler who informed him that she will file additional charges against my son. Mr. Dalkin never told me that until two days before my son was arrested in Bridgeview Court, in my presence, on October 18, 2012. He called me approx. on October 17, and told me that I "should bring more money" to Court, since the Judge will charge my son with more crime. I was desperate, and asked Mr. Dalkin what is this about, and if my son will be arrested again, and for what crime, and how much money should I bring, but Mr.

Dalkin did not answer my questions, except, for the first time, since I hired him to defend my son, Mr. Dalkin spoke a bit about my son' nine criminal charges now, saying that, if he would be the parent of that girl, he would have done the same(i.e. delegate the police of Orland Park/Bridgeview Court to prosecute him -please note that the girl is 20 years old), and for the first time, Mr. Dalkin, read to me some statements on a venting section of the Craig's list that my son made, leading to this new crimes charges, and as I took notes, my son, said, "the girl disappointed me-he stated the girl's name-, I wish I had never met her, from now on, I will take care of the little boy inside me and, as she is driving her new car now, with her boyfriend, I wish she would have an accident, and I think she is a ...". On October 18, 2012, Ms. Lowler, the Prosecutor friend of Mr Dalkin, only read the last part of the paragraph, i.e. the derogative word ("I think she is a ...", after which, she shouted to the Judge to have Michael "locked up", because "he is a danger to society". Noone of Michael's five previous psychiatrists, not even four jail psychiatrists, nor his teachers, nor his friends, nor his friends' parents, nor his Mount Carmel High School coaches, nor his counselors, EVER called Michael a "danger to society", but Mr. Dalkin did not even respond to that. Should I pay him for his accomplice silence? He did not have to request a Behavior Clinical Exam, since I gave him multiple mental health and behavior evaluations of Michael, other lawyers informed him also about Michael's disability and treatment needs, since I paid for many treatment programs for Michael since he was ten years old. Mr Dalkin did not plead for Michael's defense, Mr Dalkin just went along with their previous plans to send Michael to jail(for over 165 days), sarcastically and in a bullying manner, stating that Michael should be treated in jail", maybe even killed, if he does not plead guilty, or incriminate him more, since, without his meds, Michael might act out inappropriately, or if, provoked by real criminal inmates, he might end up fighting back, so that the prosecutor and Mr Dalkin would have their criminalizing of my son's mental illness, validated, and Judge Hynes would have a reason to finally sentence Michael to prison. When I was in Court with Michael, on Oct.18, 2012, what Mr. Dalkin said, was that he wanted to find out if his client is "able to stand trial" and to understand Miranda Rights(even if Michael would have been able to understand Miranda, he would not have had a chance to, since the Orland police had Michael initial the Miranda only after they coerced Michael to sign a statement that they wrote). Judge Hynes ordered a Forensic Mental Health evaluation, that is to be done in jail. I am convinced now, that this has been arranged prior to the Oct 18, 2012, between Mr. Dalkin, and his friends, prosecutor Lowler and Judge Hynes, i.e. that they would ignore all the prior mental health evaluations of Michael, just to keep Michael in jail for a long time, and to force Michael into a wrongful conviction. Can anyone blame me for wanting my money back and/or for not being able to forget the nightmare Mr. Dalkin caused in our family and especially in my son's life? Mr. Dalkin also, asked me, on October 18, 2012, if I called the State Attorney Office, to ask them to inform Ms. Lowler that Michael has a mental disability, and I acknowledged I did(why did I have to and WHY didn't Mr Dalkin do his job?), at which Mr. Dalkin commented that Ms. Lowler "did not like this". And this is why, as my son told me, he was taken out of the prisoners's line going to regular jail, as the sheriff told him that he has to go to Maximum Security Jail, because the prosecutor "got mad" that Michael's mom called the State Attorney Office, and Michael was escorted through underground tunnels, he thought they were going to execute him, to the Max. Security Division 10. Also this must be why-since Michael refused to plead guilty, on Nov, 6, 2012, when he was taken for a day from the Max Security, by the Top Crime Suburban Squad, back toOrland ParkPolice, to be charged with more crimes, so as to be sent to prison by Judge Hynes, he was extremely severely beaten and almost killed(his head was twice his normal size for more than two weeks, he couldn't open his mouth for four days, his eyes' muscles and his gums permamanently damaged, as this killer inmate wanted to separate Michael's head from his body, biting him on the neck and banging his head on the concrete floor for 20 minutes without the guards intervening until my son was almost dead, left with two permanent hypertensive lesions under the cortex of his Right brain lobe, permanent TBI, plus PTSD), by an inmate who was a killer and where the

Please allow me to stop explaining why I think that Mr. Dalkin should return my money, since it is mostly a symbolic act, otherwise I would feel to me that I paid immoral law people to wrongfully incriminate, prosecute and fatally harm my beloved son. Also, since I am extremely scared of Mr Dalkin and his powerful friends, please do keep this response confidential: my son is still in their hands, and I am very afraid that I myself could be arrested or killed by their "arrangements", since, if I would disappear, noone would be fighting for justice for my son anymore. Please do kindly understand, maybe you are a parent also, please try to understands my fear, I am an immigrant to this country and I grew up under communism, fascinated by the human rights respect the US displays and what I lived through my son's misrepresentation by people like Mr.Dalkin not only challenges my faith in humanityor in the judicial system, but it freezes the blood in my veins. On the other hand, as you can see, by my courage to even share some evidence I collected, with you, I still hope that one day, the good people and parents of the mentally ill, many of whom I had the honor to meet, will prevail in their demand that the mentally ill be treated with dignity and humainly rather than incriminated and denied the mental health services they should be given instead of punishing them for their mental illness and making them more sick. I am a Special Education teacher and, for more than twenty years, I worked with mentally ill children in both private and public schools in this country and as you can imagine, I am a strong advocate(and very hard worker) for their rights.

Sincerely yours, Valentina O'Connor's Valoutere O Como

N.B. Re: the phone calls/messages that my son and I, in desperation, made/left for Mr. Dalkin, it was only because he never responded, except three times, when I hired him, when he admonished me that I called, and the only time he talked with me about my son's case, was the previous day before the Oct 18 Court appearance. Even if the numbers of messages he claims we left were true(although I suspect he is greatly exaggerating), since he never used our information to file motion for trial or to defend Michael, since he did not respond to our messages, except twice, to admonish me and right before Oct 18, 2012- makes me believe that he never even listended to them. Also, regarding my son's file, he NEVER collected any discoveries nor does the file contain any evidence of Mr. Dalkin having put in any work for my son's defense(as per the lawyer to whom Mr. Dalkin claims he gave Michael's file).

DEPAUL UNIVERSITY



November 21, 2012

Mr. Michael O'Connor c/o moconn36@mail.depaul.edu

> 10732 S Seeley Ave Chicago, IL 60643

Dear Mr. O'Connor,

The Dean of Students Office has received information that in at least January 2012 and October 2012 you have demonstrated "behavior that endangers [you] or that creates a direct threat that you might endanger [yourself]" and/or "behavior that endangers others, or that creates a direct threat that [you] may endanger others."

As such, effective immediately, I have made the decision to temporarily involuntarily withdraw you from the University pursuant to the <u>Involuntary Withdrawal</u> policy.

In order to return to DePaul, you must meet the following conditions:

- You must provide documentation from a mental health care provider indicating that your behavior does not endanger yourself or create a direct threat that you might endanger yourself and that your behavior does not endanger others or create a direct threat that you may endanger others.
- 2. You must meet with a mental health professional for an evaluation. If the mental health provider specifies a treatment plan, you must you must fully participate in and comply with that treatment plan for at least six months or, if the mental health professional specifies a treatment plan of less than six months, for the duration of the treatment plan; and provide verification of that participation and compliance. In order to verify this, you must sign a release of information form from the provider who evaluates you so that information can be exchanged between the provider and appropriate University personnel, including myself. My contact information is:

Art Munin, Dean of Students DePaul University 2250 N. Sheffield, Room 307 Chicago, IL 60614 (773) 325-7292 amunin@depaul.edu Dean of Students Office Room 307 2250 North Sheffield Avenue Chicago, Illinois 60614-3673 773/325-7290 FAX: 773/325-7396

	STATE OF ILLINOIS) SS:
. 1	STATE OF ILLINOIS)
2	COUNTY OF COOK) SS:
3	IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
4	COUNTY DEPARTMENT - CRIMINAL DIVISION
5	THE PEOPLE OF THE STATE) OF ILLINOIS,)
6	Plaintiff,)
7	vs.) No. 14 CR 8935 (01)
8	MICHAEL O'CONNOR,
9	Defendant,)
10	
11	REPORT OF PROCEEDINGS had at the hearing of
12	the above-entitled cause, before the Honorable ROSEMARY
13	G. HIGGINS, Judge of said court, on the 4th day of
14	September, A.D. 2014.
15	PRESENT:
16	HON. ANITA M. ALVAREZ,
17	State's Attorney of Cook County, BY: MS. BRIDGET O'BRIEN,
18	Assistant State's Attorney, On behalf of the People;
19	LAW OFFICES OF ALLEN T. SHAY
20	BY: MR. ALLEN T. SHAY, On behalf of the Defendant.
21	
22	Carolyn C. Brown, CSR No. 084-003848
23	Official Court Reporter - Circuit Court of Cook County County Department - Criminal Division
24	

1	THE CLERK: Michael O'Connor, three matters.
2	THE CLERK: He needs to be arraigned, Judge, he has
3	three cases.
4	THE SHERIFF: Coming out.
5	MS. O'BRIEN: For Assistant State's Attorney.
6	THE COURT: Mr. Allen could you state your name for the
7	record, please.
8	MR. ALLEN: Yes. It's Shay Allen. First name is
9	S-h-a-y. I'm here on behalf of Mr. Michael O'Connor,
10	who is standing to my right in open court.
11	THE COURT: As you're aware Mr. Allen, Mr. O'Connor has
12	a new matter pending before the court for today. For
13	purposes of arraignment are you filing your appearance
14	on that case?
15	MR. ALLEN: I am, your Honor.
16	THE COURT: Leave to file your appearance on that case
17	is granted. I am tendering a copy of the charging
18	document on that aggravated stalking charge
19	MR. ALLEN: Thank you, your Honor. I acknowledge
20	THE COURT: in violation of the civil liberty.
21	MS. SHEA: I acknowledge receipt of a two count
22	indictment here, waive formal reading. There will be a
23	plea of not guilty. I'll make an oral motion for
24	discovery. I'll follow it with a written motion for
	and the second s

1 discovery, your Honor. THE COURT: Thank you. State. 3 MS. O'BRIEN: Your Honor, we are also making our motion 4 for discovery as well as asking leave to file our 5 answer for discovery. I have tendered discovery to 6 Mr. Allen today. The only matter outstanding is a 7 photocopy of a letter, once I have that retrieved from 8 ERPS, the letter, that would be at the crux of this 9 matter, and then discovery on this case will be 10 complete. 11 Additionally, your Honor, for the record, 12 this matter was a direct indictment. Mr. O'Connor 13 has yet to have a bond hearing on the new case. 14 THE COURT: Would you like to proceed with that bond 15 hearing now? 16 MS. O'BRIEN: I would, Judge. 17 THE COURT: Go ahead. 18 MS. O'BRIEN: I am today filing with the court the 19 State's petition for a hearing on denial of bail 20 pursuant to Illinois Compiled Statutes, Section 5 dash 21 110 dash 6.03. That familiar statute allows for 22 petition for discretionary no bail hearing when the 23 defendant is charged with the felony offense of 24 aggravated stalking, which is the charge alleged in the

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new matter before the court, 14 CR 14553.

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Judge, the State brings this petition and believes that the proof is evident and the presumption is great that the defendant has, in fact, committed the offense of aggravated stalking, in that, on or about July 17, 2014, the defendant made contact with the victim. That contact was in direct violation of a civil no contact order under Case No. 120PS0369.

Additionally, it was also in direct violation of the conditions of the bond in the case also pending before your Honor, 14 CR 8935 and 14 CR 10369, in that, the defendant mailed the letter to the victim at her residence. This act was in furtherance of a course of conduct directed at the victim, which caused the victim to suffer further emotional distress and mental anguish.

Based on those facts, your Honor, we would ask that the defendant be held no bond. THE COURT: What is the evidence that the State has to present that the defendant sent that letter? MS. O'BRIEN: Your Honor, the letter, on the envelope had as a return address the defendant's name. Additionally, your Honor, the victim would testify that

1 when she opened the letter the letter was, in fact, 2 signed by the defendant Mr. O'Connor. That she's 3 received several of these letters in the past. She 4 recognized the handwriting to be that of the defendant 5 Mr. O'Connor. 6 THE COURT: What was the content of the letter? 7 MS. O'BRIEN: Your Honor, again, in this letter the 8 defendant is continuing his ongoing methods of 9 harassment, telling the victim repeatedly again that he 10 loves her, that he wants to marry her, and that he will 11 stop at nothing for these things to take place. 12 Unfortunately, Judge, as to exact quotes from the 13 letter, I can't provided those I can only provide that 14 summation that I've just given to the court as the 15 letter has been inventoried, and I do not have a copy 16 of the actual letter to give to the court. 17 THE COURT: But you will get that copy for Mr. Allen in 18 the interim. 19 MS. O'BRIEN: I will absolutely, Judge. The detective 20 has already been notified to collect that letter and 21 bring it to me. 22 THE COURT: Thank you. And would you like to be heard 23 on that, Mr. Allen, on the State's petition for denial 24 of bail.

MR. ALLEN: Yes, your Honor. Only that the letters, there are no allegations as of yet the letter contained anything directly, directly in regards to bringing harm to the victim in this matter at all. The letters and previous letters many of them contains poems that are along the lines dealing with love but nothing in regards to violence.

THE COURT: Well, the statute for the no bail does require that there be a real and present threat to the physical safety of the victim. In this case I do not see that there is a real and present threat to the physical safety but he's also in violation of both of my bonds which was no contact which I advised you of in both cases as well as the order of protection. So I don't think that the State meets the requirements for no bail based on the fact that he is currently incarcerated on no bail in two other of the cases, and he could not have actually posed a real and present threat to physical safety. So no bail under the statute of 5110 dash 6.3 is denied. But I will set bond at 500,000 D.

So Mr. O'Connor, I understand that these letters were sent through other people on the tier, that you gave letters to other people. Now

don't even speak because you can't talk without the harm of your saying something on the record that would incriminate you. I'm just letting you know that you're causing additional problems on the tier, because now all the letters by all the inmates, more than 400 have to be screened in case you should do this again. And so all of their rights to send mail are being abridged because of your conduct in giving the letter to somebody else to mail. That's the allegation anyway. I am advising you that you are harming yourself further by this conduct. In addition to seriously harming the complaining witness in this matter. I am also asking about the status of the expert. I am ordering that the defendant be reevaluated. We have received a forensic clinical services evaluation indicating that you are mentally fit to stand trial with medication. In light of this new case I am questioning that finding, and I am ordering a reevaluation of you. You must go to that and participate in that violation. And then I'm going to send the additional letters that you have sent the victim that are the basis for the new charges under 14 CR 14553, for which we've

1	just held this bond hearing. And asking them to
2	reevaluate.
3	And when do you believe that your expert's
4	evaluation report will be complete, Mr. Allen?
5	MR. ALLEN: Your Honor, I believe Dr. Henry will have
6	his evaluation done by October 21st.
7	THE COURT: Would this be Dr. Stafford Henry?
8	MR. ALLEN: Yes, your Honor.
9	THE COURT: That's great. He's a great expert. What
10	date did you say?
11	MR. ALLEN: October 21st.
12	THE COURT: Would you like that on all the cases by
13	agreement?
14	MR. ALLEN: Yes, your Honor.
15	THE COURT: And I like the haircut.
16	MS. O'BRIEN: Your Honor, on the other matter before
17	the court we are filing violations of the bailbond that
18	he was advised of no contact and he did violate that
19	contact.
20	THE COURT: File the violation of bailbond in those
21	cases are granted and those cases will be no bail.
22	MS. O'BRIEN: Thank you, your Honor. Oh, Judge, one
23	other matter. I did tender discovery to Mr. Allen
24	today. On the matters ending in 8935 and 10369, I did

1	tender all of the defendant's medical records since
2	he's been incarcerated and
3	he's been incarcerated on those two matters. I also tendered —
4	THE COURT: I don't recognize either of those numbers.
5	The numbers that you've just read to me.
6	MS. O'BRIEN: 14 CR 8935.
7	THE COURT: Okay that's
8	MS. O'BRIEN: Judge, these are the matters that were
9	pending before the court originally.
10	THE COURT: All right, no with regard to the
11	discovery I don't have that case number, unless there's
12	area another number here oh, yes. I've got
13	14-10369, okay. So just tell me which cases your
14	discovery is complete?
15	MS. O'BRIEN: Judge, discovery is not complete on any
16	of the cases yet.
17	THE COURT: All right. So what's outstanding?
18	MS. O'BRIEN: Outstanding, your Honor, on the matter
19	ending in 8935, we're still waiting for the return on
20	the items that were seized pursuant to the search
21	warrant in that case. Namely, the download of the
22	defendant's computers on the
23	defendant's computers. On the matter ending in 10369, we are still awaiting the invest.
24	we are still awaiting the inventories to be retrieved on that matter, copies of the letter, copies of the
	the letter, copies of the

1 2 3 4	Face Book search warrant, things of that nature.
2	Additionally, your Honor, we're also waiting now on the
3	transcript from the hearing from the extension of the
4	civil no contact matter where the victim
5	THE COURT: And that's on
6	MS. O'BRIEN: had to testify. That will be relevant
7	to all three matters, I believe, considering all three
8	matters pertain to the same victim.
9	MR. O'CONNOR: I'm sorry, your Honor.
10	THE COURT: Mr. O'Connor, you don't have to apologize
11	to me, but think about what you are doing to this other
12	individual. Even if you are declaring your love and
13	what you perceive as positive feelings it's causing
14	harm to another individual, but more importantly it's
15	causing harm to you because you are violating all of my
16	orders not to do that.
17	MR. O'CONNOR: Absolutely. I'm sorry.
18	THE COURT: I don't want to see that happening.
19	MR. O'CONNOR: It won't happen again. Ever.
20	MR. ALLEN: I acknowledge receipt of discovery from the
21	State today, your Honor.
22	THE COURT: Thank you.
23	(The above-entitled cause was continued
24	to October 21, 2014.)

1 STATE OF ILLINOIS 2 COUNTY OF COOK 3 IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT - CRIMINAL DIVISION 4 5 6 I, CAROLYN C. BROWN, an Official Court 7 Reporter for the Circuit Court of Cook County, County 8 Department - Criminal Division, do hereby certify that 9 I reported in shorthand the proceedings had at the 10 hearing of the above-entitled cause, and that the 11 foregoing is a true and accurate transcript of the 12 proceedings had. 13 14 15 16 Official Court Reporter 17 CSR No. 084-003848 Circuit Court of Cook County 18 County Department - Criminal Division 19 20 21 22 Dated this 2nd day of October, 2014. 23 24

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 69 of 152 PageID #:69

IN THE CIRCLIT COURT OF COOK COUNTY CRIMINAL DIVISION

PEOPLE OF THE STATE OF ILLINOIS.

Plaintiff.

VS.

No:

MICHAEL W. O'CONNOR

Defendant.

MOTION TO REDUCE BOND

NOW COMES the Defendant, MICHAEL W. O'CONNOR, by and through his attorney, Lee & Fairman LLP and pursuant to 725 ILCS 5/110.6 moves this Honorable

In support of said motion the defendant asserts the following:

1. He is 22 years of age.

That he has resided in the Chicago-land area his entire life. 2.

He is a graduate of Mount Carmel High School. While at Mount Carmel 3. he was enrolled in Honors and Advanced Placement courses.

That he currently resides in Chicago, Illinois. 4.

5. He is a Senior at DePaul University where he has 140.5 credits. 192 credits are needed to graduate and with his course load he was scheduled to graduate in 2013. His major is Communications with a concentration in Media Cinema Literacy. 6.

He has written a novel Manifest Destiny which is part one of a three part trilogy-Foundation Sunrise. He has been contacted by publishers for the

rights to this book.

7. He has no prior felony convictions and one misdemeanor arrest that was scheduled to be dismissed by the State before this arrest. 8.

That the current bond is set at \$300,000D and is quite oppressive for a

Class 4 felony.

9. The evidence the State has presented to the court to obtain this bond does not give a complete picture as many of the text messages and emails sent by Patrycja Włosik to Michael O'Connor have not been 10

Without being out of custody Mr. O'Connor cannot effectively assist in

- Mr. O'Connor cannot effectively assist in his defense in custody because 11. we will need to search his email accounts and text messages to help obtain evidence.
- In addition Mr. O'Connor cannot effectively assist in his defense because 12. he is not being properly medicated in Cook County Jail.

Mr. O'Connor has been diagnosed from the age of 14 with Mixed Bi-Polar disorder and ADHD. Over the years his mental health professionals have crafted a particular combination of medications for Mr. O'Connor's chemical composition that allow him be a productive member of society.

Cook County Department of Corrections does have the resources to 14. properly care for Mr. O'Connor's mental health or his physical well being

for matter.

Mr. O'Connor was severely beaten by a fellow inmate and in turn Mr. 15. O'Connor has become quite fearful and paranoid.

The statue violations Mr. O'Connor's First Amendment rights to freedom 16. of speech. As there have no violent actions taken at all in this matter towards Ms. Wlosik.

That the Defendant does not pose a flight risk due to the fact that he has 17.

strong ties to the community.

The current bond is not considerate of the financial ability of the 18. accused, in that he is a student.

WHEREFORE Defendant prays this honorable Court reduce his bond or other relief that this Court deems equitable and just.

Lee & Fairman LLP Firm # 48891

18300 S. Dixie Highway, 2nd Floor

Homewood, IL 60430 0 708-799-4848

F 708-799-4849

IN TH	HE CIRCUIT COURT OF COOK COUNTY, I	LLINOIS
	OUNTY DEPARTMENT CRIMINAL DIVIS	ION
PEOPLE OF THE STATE OF I	CLERK OF THE CIRCUIT COURT	
	Plaintiff,	
V)) Nos. 12 CR :	1267801
MICHAEL O'CONNOR,	1	
	Defendant.)	

MOTION TO VACATE HIS PLEA

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- This plea was not knowingly or voluntarily made.
- This Motion is being filed by the undersigned counsel at the Defendant's request.
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WHEREFORE, the Defendant requests that this court allow him to vacate his plea, and for such further and other relief as this Court deem just.

Respectfully submitted,
MICHAEL O'CONNOR, Defendant

One of His Attorneys

STEVEN A. GREENBERG 53 W. JACKSON BLVD., SUITE 1260 CHICAGO, ILLINOIS 60604 (312) 879-9500 ATTORNEY NO.: 15703

IN THE CIRCUIT COU COUNTY DEPART	JRT OF COOK COUNTY, ILLINOIS TMENT, CRIMINAL DIVISION	FILED
PEOPLE OF THE STATE OF ILLINOIS,)	mar 05 2013
Plaintiff,)	DOROTHY BROWN CLERK OF THE CIRCUIT COURT OF COOK COUNTY, IL
v.) No. 12 CR 22315	
MICHAEL O'CONNOR,)	
Defendant.		

MOTION TO VACATE AND DISMISS

NOW COMES the Defendant, MICHAEL O'CONNOR, by his counsel, Steven A. Greenberg, requesting that this Court dismiss these cases. In support of this request, Defendant states as follows:

- Defendant was sentenced to TASC probation.
- Defendant has successfully completed the TASC probation.
- Defendant filed a timely Motion to Vacate his convictions.

WHEREFORE, the Defendant requests that his conviction be vacated and this case be dismissed, and for such further and other relief as this Court deem just.

Respectfully submitted,

MICHAEL O'CONNOR, Defendant

One/of His Attorneys

STEVEN A. GREENBERG 53 W. JACKSON BLVD., SUITE 1260 CHICAGO, ILLINOIS 60604 (312) 879-9500 ATTORNEY NO.: 15703

Civil No Contactorder	CCG 0806-30N1-0/				
IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS					
	Case No. 120PS0 369				
himself/herself and/or on behalf of	dd-Independent Proceeding ☐ Criminal Proceeding				
Patrycia R Włosik					
v. Feltlioner	Delinquency Petition				
Michael O'Connor	LEADS NO.				
ETITIONER COURT Respondent					
1	CITYSTATEZIP				
atrycja K. Wlusik deheck if omitted pursuant to	Statute)				
ADDRESS	CITY/STATE/ZIP				
	ealy Ave Cho Il 60643 Weight Hair Black Garen				
rthdate -17-90 Sex Race Height equired (or LEADS) 90 M Cave 519	Weight Hair Eyes				
he following persons are protected by this Order; (1) Petitioner's Name: Po					
4653 🗆 Emergency 4654	Courtroom/Calendar No.:				
A653 □ Emergency 4654 The following persons are protected by this Order; (1) Petitioner's Name: Polyonate, time and place for further hearing: Time: Time:	Courtroom/Calendar No.:				
A653 □ Emergency 4654 The following persons are protected by this Order; (1) Petitioner's Name: Po 2) Other Protected Parties: Sate, time and place for further hearing: Time:	Courtroom/Calendar No.: Location: This Order will be in effect natility Date: 7 - 14 Time: 130				
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DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

	Case: ALLEGES AS TO RESPONDENT THAT: (Rev. 8/26)
	Tatoucia alleged to be persons who need to be
	The following Individuals are alleged to be persons who need to be protected from abuse by Respondent: (Rev. 8/26/1
	Respondent has committed the following acts:
	Incident(s): Verbal abuse (including time and place), as well as effects of incident(s) on Petitioner. Lyploidation, Stalking Cubes.
	Constitution on 150 Ob abuse (including time and place)
	exploitation Styl (me and place), as well as effects of incident(s) on Petitioneri
	intimidation stalking Cuber abuse sexual motioners.
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	physical liberty, willful closed ference with
	deprivation with 31
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	(.9) "Stay away" means for the Respondent to refrain from both physical presence an nonphysical contact with the petitioner whether direct, indirect (including, but the police report not made Police report not made Police report made Police report made
	(.9) "Stay away" means for the Respondent to refrain from both physical presence an nonphysical contact with the petitioner whether direct, indirect (including, but which constitute non-consensual sexual conduct; or non-consensual sexual conduct; or non-consensual sexual penetration. Police report not made Police report made
	which constitute which mail, email, faxes, and written notes by named the mail of the mail
	Police renewal sexual conduct: or D Police renewal contact with the petitioner whether it
	non-consensual sexual penetration may not know about the order of protect (including, but
	FOR EMERGENCY PETITIONS Police report made
	than was actually given, of the Petitioner's efforts to obtain judicial relief.
	and the Petitioner's efforts a marry to occur if the Pornard
	thoras to obtain that a suspondent war.
	DETERMINED TO Obtain judicial relief.
	PETITIONER REOUESTS TILL.
	FOR EMERGENCY PETITIONS ONLY: The harm will be likely to occur if the Respondent were given any prior notice, or greater notice REMEDIES REQUESTED Anni-consensual sexual penetration. Police report no. 12 - 00067732 Police report no. 12 - 00067732 REMEDIES REQUESTED
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ANY KNOWING VIOLATION OF A CIVIL NO CONTACT ORDER IS A CLASS A MISDEMEANOR.

ANY SECOND OR SUBSEQUENT VIOLATION IS A CLASS 4 FELONY.

Case: 1:15-cv-06494 Document Filed: 07/24/15 Page 75 of 152 PageID #Page I of I Valentina O'Connor< vocmoc@gmail.com> Fwd: prw - m4w - 22 (op) 1 message mlchael o'connor< chirishbeast@gmail.com> Fri, Jun 7, 2013 at 11:20 PM To: vocmoc@gmail.com Forwarded message -From: craigslist reply eb12 <eb12cf5a27373a69950d63f6f7bc2c17@reply.craigslist.org> Date: Fri, Jun 7, 2013 at 5:41 PM Subject: prw - m4w - 22 (op) To: zcnhv-3854709646@pers.craigslist.org why are you calling my name when i am on top of you i need to know. I totally dig dominant guys who can get in control of me so reach me right now without hesitation at Jcuktn@live.com I miss you so much. Original craigslist post: http://chicago.craigslist.org/chc/mis/3854709646.html About craigslist mail: http://craigslist.org/about/help/email-relay Please flag unwanted messages (spam, scam, other); http://craigslist.org/mf/0a935337b241/fla014949eeb041c3fea2529aad.1 the the exception wasded to j9.jpg /mail.google.com/mail/u/0/?ui=2&ik=68be970cce&yiew

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 76 of 152 PageID #:76

Shay Allen

From: Sent:

Joey Castro [italianpride8233@gmail.com] Tuesday, November 20, 2012 2:20 PM Shay Allen

To:

Fwd Fwd 708-567-4367

Mike didnt do anything girl i just wanna see his ass rott in jail

Attachment VIII

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 77 of 152 PageID #:77

Contact Order 120P50369

F. Y. I

Civil No Contact Order 120P50369

Petitioner: Patrycja Wlosik

Respondent: Michael O'Connor

RDOB: 6-14-90

Return Date: Monday, July 2, 2012 in courtroom 204 @1:30 p.m.

The petitioner is a classmate of the respondent not relationship at all. DePaul's Public Safety person Randy is aware of situation. (312)362-8344 as well as the Orland Police Department.

***Respondent has violated the order and was arrested on 6-15-12 after being served 6-11-12.

This case is up on July 9, 2012, in 103 at 9 a.m. Felony charge \$75,000 d bond

Continue this case if possible until the 9th and then have it transferred and put the Civil No Contact order under the Felony case and dismiss Civil order number if possible. (CONFIRM FIRST WITH JUDGE AND FELONY State on the 2nd)

Pillars Case worker Christy Bowes is working with petitioner and her mother should be here for case if not contact her on 2nd with information (708)995-3664

Pelson of John Soft

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 78 of 152 PageID #:78 Latter 1

1 STATE OF ILLINOIS) SS: COUNTY OF C O O K 3 IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC VIOLENCE DIVISION 4 5 PATRYCJA WLOSIK, 6 Plaintiff, -vs-) No. 12 OP 50369 8 MICHAEL O'CONNOR, 9 Defendant. 10 11 REPORT OF PROCEEDINGS had in the above-entitled 12 matter before the Honorable Sheila McGinnis, Judge of said 13 court, on the 22nd day of August, 2014, at the hour of 1:30 14 P.M. 15 PRESENT: 16 17 18 MS. PATRYCJA WLOSIK, appeared pro se. 19 20 MR. SHAY ALLEN, appeared on behalf of Defendant. 21 22 Elizabeth Ciszewski, OCR 084-002587 Bridgeview, Illinois 23 24

- 1 THE COURT: Mr. O'Connor, and good afternoon, counsel.
 - 2 MR. ALLEN: Good afternoon, your Honor. Shay Allen,
- 3 S-h-a-y, on behalf of Mr. Michael O'Connor who stands to my
 - 4 left in open court.
 - 5 THE COURT: And at this point, there was a -- it looks
 - 6 like there was a plenary order of protection entered into by
- 7 agreement back on July 9th of last year. It was until July
 - 8 7th of this year, and then it has been extended to today,
- 9 and at this point I know the petitioner is here and she
 - 10 would like to extend this order for a further period of
- 11 time, is that correct?
- 12 MS. WLOSIK: Yes.
- 13 THE COURT: And have you talked to your client about an
 - 14 extension?
- MR. ALLEN: I have, your Honor. He wishes to have the
- 16 hearing.
- 17 THE COURT: All right. And so and again I guess then
- 18 my question to you, Ms. Wlosik, prior to going forward with
- 19 the hearing, do you want time to bring an attorney in or do
- 20 you want to represent yourself? It's not a full blown
- 21 hearing. We've already had that. You have to present some
- 22 evidence as to why you need this extended.
- MS. WLOSIK: I'll represent myself.
- 24 THE COURT: And then we can -- are you still waiting

- 1 for counsel?
- 2 (The matter was passed and recalled.)
- 3 THE CLERK: Recall Patrycja Wlosik and Michael
- 4 O'Connor.
- 5 THE COURT: And did you have anyone else, Ms. Wlosik,
- 6 that you are going to have testify or just yourself at this
- 7 point?
- 8 MS. WLOSIK: Just myself.
- 9 MR. ALLEN: I would ask the other person that is
- 10 standing here identify themselves as to what purpose she is
- 11 standing there.
 - MS. BOWS: My name is Christie Bows. I work at a
- 13 social service agency called Pillars. I'm an advocate.
 - 14 THE COURT: Do you understand you have no legal
 - 15 standing? You are not allowed to address the court. You
 - 16 are simply here for support.
 - MS. BOWS: I understand. I'm simply here for support.
 - 18 THE COURT: Do you have anyone else to testify?
 - 19 MR. ALLEN: No.
 - 20 THE COURT: Why don't we have everyone raise their
 - 21 hands to be sworn.
 - 22 (The parties were first duly sworn.)
 - 23 THE COURT: And again this order was entered into
 - 24 originally by agreement for a time period and it has been

- 1 extended. At this point the petitioner has made a motion
- 2 asking to continue the order of protection for some period
 - 3 of time, and my first question, I guess, is, has there been
 - 4 any violations of this order of protection since it was
 - 5 entered?
 - 6 MS. WLOSKI: Yes.
 - 7 THE COURT: There have been contacts.
 - 8 MS. WLOSIK: Yes, several. There was Facebook linked
 - 9 in. He came looking at DePaul for me and contacted me
- 10 several times through letters.
- 11 THE COURT: When was the last time there was any
- 12 contact of any type?
- MS. WLOSIK: There was a letter on our last court date
 - 14 here, that was July 16th.
- 15 THE COURT: July 16th, you received a letter.
- 16 MS. WLOSIK: Yes.
 - 17 THE COURT: From him. Do you have that letter here?
 - MS. WLOSIK: Yes.
 - 19 THE COURT: Do you have other letters as well?
 - MS. WLOSIK: Yes.
 - 21 THE COURT: How many letters have you received from
- 22 Mr. O'Connor while this order of protection was in place?
- 23 MS. WLOSIK: About maybe four.
- THE COURT: Four letters, and, counsel, have you had a

- 1 chance to see those?
- 2 MR. ALLEN: I have.
- 3 THE COURT: Any objection to the court seeing them?
- 4 MR. ALLEN: No.
- 5 THE COURT: And those letters were from what dates?
- 6 MS. WLOSIK: May 21st, May 28th, May 26th, or May 8th,
- 7 and then July 16th.
- 8 THE COURT: And were any of those letters threatening
- 9 in any way?
- 10 MS. WLOSIK: Yes.
- 11 THE COURT: Threatening harm?
- MS. WLOSIK: Threatening myself or my boyfriend.
- 13 THE COURT: All right. Can you bring those up, Jean?
 - 14 And you say also that you became aware that Mr. O'Connor was
- 15 actually at the DePaul campus looking for you.
- 16 MS. WLOSIK: Yes.
 - 17 THE COURT: When did that occur?
 - 18 MS. WLOSIK: Beginning of May when I received the
 - 19 messages from Facebook. I went to DePaul and I alert
- 20 security that this has been a problem in the past. I have
 - 21 an order of protection and I just wanted them to have an
 - 22 extra eye of what was going on, and they actually told me
 - 23 that he came the day before and was looking for me.
- 24 THE COURT: Was that specifically asking to see you?

- 1 MS. WLOSIK: Yes.
- THE COURT: Have you ever personally seen him around
- 3 the DePaul campus as far as you are aware?
- 4 MS. WLOSIK: No.
- 5 THE COURT: And they are signed, Michael O'Connor. And
 - 6 again it appears that these letters were sent from
- 7 Mr. O'Connor from the jail and, counsel, are you contesting
- 8 that Mr. O'Connor sent any of these orders in violation of a
 - 9 no contact order.
- 10 MR. ALLEN: Your Honor, my basis of contest for those
 - 11 is that in a letter coming from the Cook County jail in an
 - 12 area where he is supposed to be under constant restriction
 - and contact or monitoring, I don't understand how
 - 14 Mr. O'Connor could be held liable for sending something in
- 15 which, from the Cook County jail, in which he is not
 - 16 supposed to be able to do. Cook County Jail is aware of this
- 17 order of protection. Cook County Jail is aware of
 - 18 Mr. O'Connor's mental health issues. Cook County Jail is
- 19 aware of who is listed on the order of protection. Why
- 20 would Cook County Jail allow Mr. O'Connor --
 - 21 THE COURT: That's a separate issue. That's a separate
- 22 issue. And, Ms. Wlosik, have you ever seen Mr. O'Connor's
- 23 writing before?
- 24 MS. WLOSIK: Yes.

- 1 THE COURT: Did you recognize this to be his writing
- 2 and his drawings?
- 3 MS. WLOSIK: The drawings -- it's all a pattern of this
- 4 from two years ago, so I recognized it right away.
- 5 THE COURT: And this is alarming to you obviously.
- 6 MS. WLOSIK: Yes.
 - 7 THE COURT: And counsel, do you want to have your
- 8 client testify or do you just want to argue? This right
- 9 here gives me good cause, in my opinion, to extend this
- 10 order to again for the maximum time of two years.
- 11 MR. ALLEN: I would like an opportunity to question the
- 12 young lady about that,
- 13 THE COURT: Sure.
- 14 PATRYCJA WLOSIK,
- 15 called as a witness herein, having been first duly sworn,
- 16 was examined and testified as follows:
- 17 DIRECT EXAMINATION
- 18 MR. ALLEN:
- 19 Q So you said Mr. O'Connor has come to DePaul
- 20 looking for you, is that correct?
- 21 A Yes.
- 22 Q Do you know what dates that was?
- 23 A Beginning of May.
- Q Do you have an exact date?

- 1 A No.
 - Q Has it been more than once?
- 3 A No, just once.
 - 4 One time. And that one time he allegedly came to
 - 5 DePaul looking for you, were you on DePaul campus?
 - 6 A Yes.
 - 7 Q And do you remember being on DePaul campus?
 - 8 A Yes.
- 9 Q Do you remember what time you found out that he
- 10 allegedly came looking for you?
- 11 A It was about 10 o'clock.
- 12 Q In the morning?
- 13 A Yes.
- 14 Q And you were told this through someone else?
- 15 A Yes, through the DePaul security.
 - 16 Q Do you know the name of that security?
- 17 A No.
- 18 Q Do you know how many were there, one officers,
- 19 several or --
- 20 A There were two.
- 21 Q Two different security officers, right. And did
- 22 they seek you out?
- 23 A No. I came and made them aware of this situation
 - 24 and they told me that he was there the day before.

- 1 Q So it just so happened the day -- you came one day
- 2 and he had just been there the day before. But you never
- 3 literally saw him, is that right?
 - 4 A Correct.
 - 5 Q And the order of protection had been in place for
- 6 nearly two years before that, correct?
- 7 A Correct.
 - 8 Q And in those two years you had not seen him,
- 9 correct?
- 10 A Correct.
- 11 Q He had not called you or telephoned you?
- 12 A Correct.
- 13 Q You had not gotten any text messages from him,
- 14 correct?
- 15 A No.
- 16 Q And I'm not going to ask you what your number is.
- 17 But since the original incident of 2012, is your phone
- 18 number different?
- 19 A Yes, correct.
- 20 Q Now in regards to Facebook postings, are you his
- 21 friend on Facebook?
- 22 A He requested me, but I denied it.
- 23 Q So if you don't accept someone on Facebook, can
 - 24 you see what they write?

- A It was filtered into my other messages. When I
 - 2 was checking my messages one day, I saw, other, and there
 - 3 was a 1, in parenthesis. I saw the name Mike Jones and that
 - 4 is how it started, and I know I don't know a Mike Jones.
- 5 Q So if you see someone you don't know, then you
 - 6 look at the message?
 - 7 A Well, I wanted to see who it was.
- 8 Q And after seeing one message you say of Mike
- 9 Jones, after that first message you saw, did that first
- 10 message indicate it was from Michael O'Connor?
- 11 A The first one didn't. It said I know of a friend.
- 12 He really wants to talk with you, and, you know, that was
- 13 just really weird for me, and I got scared, and I took
 - 14 action to try to ignore it. But then the second one said
- 15 his full name and that's when I made the report.
 - 16 Q Now with regard to the report, do you mean a
 - 17 report to the police?
 - 18 A Yes.
 - 19 Q And that report was made to the Chicago Police
 - 20 Department?
 - 21 A Yes.
 - 22 Q Is there any reason why the report was made to the
 - 23 Chicago Police Department and not the Orland Park Police
 - 24 Department?

- A I was looking at some messages from school and it
- 2 happened in Chicago as well, so I just asked there, and to
- 3 quickly take initiative right away, and I wanted this to be
- 4 taken care of because I still had my order of protection and
 - 5 I was scared to go to school.
 - 6 Q Your allegation -- your actual petition alleged
 - 7 that there was physical abuse. Has there ever been any
 - 8 physical abuse?
 - 9 A No.
- 10 Q It alleges that there has been an interference
- 11 with, excuse me, physical liberty. How does, for instance,
- 12 the messages on Facebook interfere with your physical
- 13 liberty?
- 14 A I'm sorry. What does physical liberty mean?
- 15 Q I don't know. It's on your petition. That is
- 16 what I'm asking you, who put that there. Interference with
- 17 physical liberty. Do you know what that means?
- 18 A No.
- 19 Q Did you fill out the original petition or the
- 20 original order of protection?
- 21 A I'm sorry. I don't remember.
- 22 THE CLERK: Judge, just for clarification, this is a
- 23 stalking, no contact order.
- 24 THE COURT: Yes, it is.

- I THE CLERK: And I don't believe that language is on the
 - 2 petition.
- 3 MR. ALLEN: I think that it is on the petition. I was
 - 4 just reading it from the original petition.
 - 5 THE COURT: And it is in the body of the petition.
 - 6 There are incidents listing verbal abuse, physical abuse,
 - 7 sexual harrasment, exploitation, stalking, threatening,
 - 8 intimidation of a dependent, interference with personal
 - 9 liberty, willful deprivation. I'm not sure if this was
- 10 filled out by you, Ms. Wlosik, or not. But that was the
- 11 allegations in the initial petition. But at this point we
- 12 are beyond that. What it is now is I am determining whether
- 13 or not there is good cause to extend this order from this
- 14 point on.
- 15 MR, ALLEN:
 - 16 Q From the time that the initial order was entered
 - 17 and within the time period that you reached the Chicago
 - 18 Police Department, had you reached out and contacted
- 19 Mr. O'Connor?
 - 20 A No.
 - 21 Q Have you reached out or contacted him through a
 - 22 third party at all?
 - 23 A No.
 - Q Have you spoken about him with a third party, for

- 1 instance, a friend?
- 2 A Yes.
- 3 Q Have you ever spoken to him -- about Mr. O'Connor
- 4 with Joey Castro's girlfriend?
 - 5 A I don't know who that is, so no.
 - 6 Q On one incident in particular, there was only a
 - 7 friend request on the weekend, correct?
 - 8 A No. It was -- it was just a notification that
 - 9 Michael O. was looking at your profile. There was no
- 10 request; but it happened when Facebook was going on, the
- 11 DePaul and the letters, and Michael O. I assumed it was
- 12 Michael O'Connor.
 - 13 Q But you didn't know for sure if it was Michael
- 14 O'Connor?
- 15 A Correct. It didn't say O'Connor but --
- 16 Q Now, and finally, the letters you received, when
 - 17 you received those letters, you were aware that they were
- 18 from the Cook County jail?
- 19 A Yes.
- 20 Q You were aware --
 - 21 A They were sent from the jail.
 - Q What's that?
 - 23 A They were under like unit -- I don't have the
 - 24 letters in front of me. But --

- 1 Q And after seeing they were from the jail, you
- 2 opened the letters at that point?
 - 3 A One of them was for my father and there was a
- 4 cross on the back, and my mom got the mail, and she opened
- 5 it up, and she said, you know, is this from someone from
 - 6 church writing it? So she started reading it with my father
- 7 and, you know, that's when more letters started filtering
- 8 in.
 - 9 Q Does your father work for Orland Park Police
- 10 Department?
- 11 A No.
- 12 MR. ALLEN: I have nothing further.
- 13 THE COURT: All right. And you rest on your motion to
- 14 extend the order of protection.
- MS. WLOSIK: Yes, ma'am.
- 16 THE COURT: Counsel, do you wish to present any
 - 17 evidence?
 - 18 MR. ALLEN: No, your Honor.
 - 19 THE COURT: At this point, based on what I've heard and
 - 20 the letters that I have seen, I mean, this is a no contact
 - 21 order of protection, Mr. O'Connor. That means no contact by
 - 22 any means whatsoever, not in person, no phone calls, no
 - 23 e-mails, text messages, cards, letters, no communication
 - 24 over the Internet. Don't have anybody else trying to

- 1 contact her on your behalf. You stay away from any address
 - 2 that is in this order. You cannot be on the property. You
 - 3 can't be in the immediate area. And because you have
 - 4 violated this order and sent at least four letters and tried
- 5 to reach out to her at school and reach out to her through
 - 6 Facebook, I do find that there is a substantial cause to
- 7 extend this order, and this order is going to be extended
- 8 until August 20th of 2016.
- 9 So at this point for another two years you
- 10 have absolutely no contact by any means with Ms. Wlosik. Do
- 11 you understand that, sir?
- 12 MR. O'CONNOR: Yes, your Honor.
- 13 THE COURT: I'll return these. I don't know if you
- 14 want these back. You may want to hold onto them. Put them
- 15 away in a file. But -- so it's her school, place of
- 16 employment. You are not to go near her by any means
- 17 whatsoever, and you are not to contact her by any means
- 18 whatsoever. Do you understand that?
- 19 MR. O'CONNOR: Yes.
- 20 THE COURT: And again it will be in place until August
- 21 20, 2016.
- 22 Counsel, I'm signing that order now, the
- 23 extension on the order. Will you acknowledge receipt of the
- 24 order on behalf of your client?

- 1 MR. ALLEN: I will.
- 2 THE COURT: You will get a stamped copy in just a
- 3 moment.
 - 4 MR. ALLEN: Your Honor, finally, I apologize. So the
- 5 basis of the extension, is it mostly the letters? You said
 - 6 the letters.
 - 7 THE COURT: The letters, the Facebook contact, and the
 - 8 contact at school, but mostly the letters. I mean,
- 9 obviously they are signed by him. They reference Patrycja.
- 10 There are numerous letters. He was not supposed to have any
- 11 contact. That's the order: That's contact. I'm surprised
- 12 he was not charged, four times. He could have been charged
- 13 with four separate misdemeanors with regard to each one of
- 14 those, and then once we prove one of those up, now we go
- 15 into the felony room.
 - So at this point I can't admonish you enough,
 - 17 Mr. O'Connor, no contact means no contact whatsoever; and
- 18 those letters obviously, I think that is very good cause to
- 19 extend this order, and the letters themselves. I didn't
- 20 read them out in the court. If you would like me to, I
- 21 will. They are very disturbing.
- MR. ALLEN: Well, they are. My client didn't --
- 23 THE COURT: Exactly. So that is why this order is
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        MR. ALLEN: Thank you.
        THE COURT: You could have a seat. You will get a
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      copy of the order as well.
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              (Which were all the proceedings had.)
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PROFILE INFORMATION FORM

Please fill out and return this form along with any other pleading you wish to submit to the court. It is your responsibility to keep the court advised of your current address in order for you to receive orders from the court. Failure to do so may result in dismissal of your case for want of prosecution. Once the Prisoner Correspondent records this information, this form will be destroyed.

Name: (First)	ichael	(Middle)	(Last)
List Alias Nar	nes, if any:		
Any Current/l	Prior 701	405093	26
Prison ID Nur Name of Priso	000	k County	Jail
Jail ID Numb	er(s): 20	14 05 09	1336
Name of Jail(i):	0 /100-	
Date of Birth:		8 /1990	
Home Addres		ox) (Not Institution add	
Street Name a		0732 S.S	edey ave.
City, State and	Zip Code:	hicago, EL	60643

- 1 contact her on your behalf. You stay away from any address
- 2 that is in this order. You cannot be on the property. You
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 - 14 those, and then once we prove one of those up, now we go
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- 20 read them out in the court. If you would like me to, I
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- 24 necessary, counsel, to protect Ms. Wlosik. So the order is

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       MR. ALLEN: Thank you.
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     THE COURT: You could have a seat. You will get a
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4 copy of the order as well.
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            (Which were all the proceedings had.)
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Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 99 of 152 PageID #:99

STATE OF ILLINOIS) SS: 2 COUNTY OF COOK) 3 IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, DOMESTIC VIOLENCE DIVISION 5 PATRYCJA WLOSIK, 6 Plaintiff, 7 -VS-No. 12 OP 50369 8 MICHAEL O'CONNOR, Defendant. 10 11 REPORT OF PROCEEDINGS had in the above-entitled 12 matter before the Honorable Sheila McGinnis, Judge of said court, on the 22nd day of August, 2014, at the hour of 1:30 13 14 P.M. 15 PRESENT: 16 17 18 MS. PATRYCJA WLOSIK, appeared pro se. 19 20 MR. SHAY ALLEN, appeared on behalf of Defendant. 21 22 Elizabeth Ciszewski, OCR 084-002587 Bridgeview, Illinois 24

- THE COURT: Mr. O'Connor, and good afternoon, counsel.
- MR. ALLEN: Good afternoon, your Honor. Shay Allen,
- 3 S-h-a-y, on behalf of Mr. Michael O'Connor who stands to my
- 4 left in open court.
 - 5 THE COURT: And at this point, there was a -- it looks
 - 6 like there was a plenary order of protection entered into by
 - 7 agreement back on July 9th of last year. It was until July
- 8 7th of this year, and then it has been extended to today,
 - 9 and at this point I know the petitioner is here and she
- 10 would like to extend this order for a further period of
- 11 time, is that correct?
- 12 MS. WLOSIK: Yes.
- 13 THE COURT: And have you talked to your client about an
- 14 extension?
- MR. ALLEN: I have, your Honor. He wishes to have the
- 16 hearing.
- 17 THE COURT: All right. And so and again I guess then
- 18 my question to you, Ms. Wlosik, prior to going forward with
- 19 the hearing, do you want time to bring an attorney in or do
- 20 you want to represent yourself? It's not a full blown
 - 21 hearing. We've already had that. You have to present some
- 22 evidence as to why you need this extended.
 - MS. WLOSIK: I'll represent myself.
- 24 THE COURT: And then we can -- are you still waiting

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4
  1 for counsel?
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                    (The matter was passed and recalled.)
           THE CLERK: Recall Patrycja Wlosik and Michael
  4 O'Connor.
       THE COURT: And did you have anyone else, Ms. Wlosik,
  5
   6 that you are going to have testify or just yourself at this
   7
      point?
         MS. WLOSIK: Just myself.
         MR. ALLEN: I would ask the other person that is
  9
      standing here identify themselves as to what purpose she is
  10
 11 standing there.
      MS. BOWS: My name is Christie Bows. I work at a
 12
     social service agency called Pillars. I'm an advocate.
    THE COURT: Do you understand you have no legal
14
     standing? You are not allowed to address the court. You
15
16 are simply here for support.
17
      MS. BOWS: I understand. I'm simply here for support.
       THE COURT: Do you have anyone else to testify?
18
19
        MR. ALLEN: No.
         THE COURT: Why don't we have everyone raise their
20
21
      hands to be sworn.
22
             (The parties were first duly sworn.)
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THE COURT: And again this order was entered into

originally by agreement for a time period and it has been

23

24

- 1 extended. At this point the petitioner has made a motion
- 2 asking to continue the order of protection for some period
- 3 of time, and my first question, I guess, is, has there been
- 4 any violations of this order of protection since it was
- 5 entered?
 - 6 MS. WLOSKI: Yes.
- 7 THE COURT: There have been contacts.
 - 8 MS. WLOSIK: Yes, several. There was Facebook linked
 - 9 in. He came looking at DePaul for me and contacted me
- 10 several times through letters.
- 11 THE COURT: When was the last time there was any
- 12 contact of any type?
- MS. WLOSIK: There was a letter on our last court date
- 14 here, that was July 16th.
- 15 THE COURT: July 16th, you received a letter.
 - 16 MS. WLOSIK: Yes.
- 17 THE COURT: From him. Do you have that letter here?
- MS. WLOSIK: Yes.
- 19 THE COURT: Do you have other letters as well?
- 20 MS. WLOSIK: Yes.
- 21 THE COURT: How many letters have you received from
- 22 Mr. O'Connor while this order of protection was in place?
- 23 MS. WLOSIK: About maybe four.
- 24 THE COURT: Four letters, and, counsel, have you had a

- 1 chance to see those?
- 2 MR. ALLEN: I have.
- 3 THE COURT: Any objection to the court seeing them?
- 4 MR. ALLEN: No.
 - 5 THE COURT: And those letters were from what dates?
- 6 MS. WLOSIK: May 21st, May 28th, May 26th, or May 8th,
- 7 and then July 16th.
 - B THE COURT: And were any of those letters threatening
- 9 in any way?
- 10 MS. WLOSIK: Yes.
- 11 THE COURT: Threatening harm?
- MS. WLOSIK: Threatening myself or my boyfriend.
- THE COURT: All right. Can you bring those up, Jean?
- 14 And you say also that you became aware that Mr. O'Connor was
- 15 actually at the DePaul campus looking for you.
- 16 MS. WLOSIK: Yes.
- 17 THE COURT: When did that occur?
- 18 MS. WLOSIK: Beginning of May when I received the
 - 19 messages from Facebook. I went to DePaul and I alert
- 20 security that this has been a problem in the past. I have
 - 21 an order of protection and I just wanted them to have an
- 22 extra eye of what was going on, and they actually told me
- 23 that he came the day before and was looking for me.
- 24 THE COURT: Was that specifically asking to see you?

- 1 MS. WLOSIK: Yes.
- 2 THE COURT: Have you ever personally seen him around
- 3 the DePaul campus as far as you are aware?
 - 4 MS. WLOSIK: No.
 - 5 THE COURT: And they are signed, Michael O'Connor. And
 - 6 again it appears that these letters were sent from
 - 7 Mr. O'Connor from the jail and, counsel, are you contesting
 - 8 that Mr. O'Connor sent any of these orders in violation of a
- 9 no contact order.
- 10 MR. ALLEN: Your Honor, my basis of contest for those
- 11 is that in a letter coming from the Cook County jail in an
- 12 area where he is supposed to be under constant restriction
- 13 and contact or monitoring, I don't understand how
- 14 Mr. O'Connor could be held liable for sending something in
- 15 which, from the Cook County jail, in which he is not
 - 16 supposed to be able to do. Cook County Jail is aware of this
 - 17 order of protection. Cook County Jail is aware of
 - 18 Mr. O'Connor's mental health issues. Cook County Jail is
- 19 aware of who is listed on the order of protection. Why
 - 20 would Cook County Jail allow Mr. O'Connor --
 - 21 THE COURT: That's a separate issue. That's a separate
 - 22 issue. And, Ms. Wlosik, have you ever seen Mr. O'Connor's
 - 23 writing before?
 - 24 MS. WLOSIK: Yes.

- 1 THE COURT: Did you recognize this to be his writing
- 2 and his drawings?
 - 3 MS. WLOSIK: The drawings -- it's all a pattern of this
 - 4 from two years ago, so I recognized it right away.
 - 5 THE COURT: And this is alarming to you obviously.
 - 6 MS. WLOSIK: Yes.
 - 7 THE COURT: And counsel, do you want to have your
 - 8 client testify or do you just want to argue? This right
 - 9 here gives me good cause, in my opinion, to extend this
- 10 order to again for the maximum time of two years.
- 11 MR. ALLEN: I would like an opportunity to question the
- 12 young lady about that.
- 13 THE COURT: Sure.
- 14 PATRYCJA WLOSIK,
- 15 called as a witness herein, having been first duly sworn,
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 - 21 A Yes.
 - 22 Q Do you know what dates that was?
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 - Q Do you have an exact date?

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- 5 DePaul looking for you, were you on DePaul campus?
- 6 A Yes.
 - 7 Q And do you remember being on DePaul campus?
- 8 A Yes.
 - 9 Q Do you remember what time you found out that he
- 10 allegedly came looking for you?
- 11 A It was about 10 o'clock.
- 12 Q In the morning?
- 13 A Yes.
- 14 Q And you were told this through someone else?
- 15 A Yes, through the DePaul security.
- 16 Q Do you know the name of that security?
- 17 A No.
- 18 Q Do you know how many were there, one officers,
- 19 several or --
- 20 A There were two.
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- 22 they seek you out?
 - 23 A No. I came and made them aware of this situation
- 24 and they told me that he was there the day before.

- 1 Q So it just so happened the day -- you came one day
 - 2 and he had just been there the day before. But you never
 - 3 literally saw him, is that right?
 - 4 A Correct.
- 5 Q And the order of protection had been in place for
 - 6 nearly two years before that, correct?
 - 7 A Correct.
- 8 Q And in those two years you had not seen him,
- 9 correct?
- 10 A Correct.
- 11 Q He had not called you or telephoned you?
- 12 A Correct.
- 13 Q You had not gotten any text messages from him,
- 14 correct?
- 15 A No.
- 16 Q And I'm not going to ask you what your number is.
- 17 But since the original incident of 2012, is your phone
- 18 number different?
- 19 A Yes, correct.
- 20 Q Now in regards to Facebook postings, are you his
- 21 friend on Facebook?
 - 22 A He requested me, but I denied it.
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- 17 report to the police?
- 18 A Yes.
- 19 Q And that report was made to the Chicago Police
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- 2 happened in Chicago as well, so I just asked there, and to
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- Il with, excuse me, physical liberty. How does, for instance,
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- 11 allegations in the initial petition. But at this point we
- 12 are beyond that. What it is now is I am determining whether
- 13 or not there is good cause to extend this order from this
- 14 point on.
- 15 MR. ALLEN:
- 16 Q From the time that the initial order was entered
- 17 and within the time period that you reached the Chicago
- 18 Police Department, had you reached out and contacted
- 19 Mr. O'Connor?
- 20 A No.
 - 21 Q Have you reached out or contacted him through a
 - 22 third party at all?
- 23 A No.
 - Q Have you spoken about him with a third party, for

- 1 instance, a friend?
- 2 A Yes.
 - 3 Q Have you ever spoken to him -- about Mr. O'Connor
- 4 with Joey Castro's girlfriend?
- 5 A I don't know who that is, so no.
- 6 Q On one incident in particular, there was only a
- 7 friend request on the weekend, correct?
- 8 A No. It was -- it was just a notification that
- 9 Michael O. was looking at your profile. There was no
- 10 request; but it happened when Facebook was going on, the
- 11 DePaul and the letters, and Michael O. I assumed it was
- 12 Michael O'Connor.
- Q But you didn't know for sure if it was Michael
- 14 O'Connor?
- 15 A Correct. It didn't say O'Connor but --
- 16 Q Now, and finally, the letters you received, when
- 17 you received those letters, you were aware that they were
 - 18 from the Cook County jail?
- 19 A Yes.
- 20 Q You were aware --
 - 21 A They were sent from the jail.
- Q What's that?
- 23 A They were under like unit -- I don't have the
- 24 letters in front of me. But --

- 1 Q And after seeing they were from the jail, you
- 2 opened the letters at that point?
- 3 A One of them was for my father and there was a
- 4 cross on the back, and my mom got the mail, and she opened
- 5 it up, and she said, you know, is this from someone from
- 6 church writing it? So she started reading it with my father
 - 7 and, you know, that's when more letters started filtering
- 8 in.
 - 9 Q Does your father work for Orland Park Police
- 10 Department?
 - 11 A No.
 - 12 MR. ALLEN: I have nothing further.
- 13 THE COURT: All right. And you rest on your motion to
 - 14 extend the order of protection.
- 15 MS. WLOSIK: Yes, ma'am.
 - 16 THE COURT: Counsel, do you wish to present any
- 17 evidence?
 - 18 MR. ALLEN: No, your Honor.
- 19 THE COURT: At this point, based on what I've heard and
- 20 the letters that I have seen, I mean, this is a no contact
 - 21 order of protection, Mr. O'Connor. That means no contact by
 - 22 any means whatsoever, not in person, no phone calls, no
- 23 e-mails, text messages, cards, letters, no communication
- 24 over the Internet. Don't have anybody else trying to

- l contact her on your behalf. You stay away from any address
- 2 that is in this order. You cannot be on the property. You
 - 3 can't be in the immediate area. And because you have
 - 4 violated this order and sent at least four letters and tried
- 5 to reach out to her at school and reach out to her through
- 6 Facebook, I do find that there is a substantial cause to
- 7 extend this order, and this order is going to be extended
- 8 until August 20th of 2016.
- 9 So at this point for another two years you
- 10 have absolutely no contact by any means with Ms. Wlosik. Do
- 11 you understand that, sir?
- 12 MR. O'CONNOR: Yes, your Honor.
- 13 THE COURT: I'll return these. I don't know if you
- 14 want these back. You may want to hold onto them. Put them
- 15 away in a file. But -- so it's her school, place of
- 16 employment. You are not to go near her by any means
- 17 whatsoever, and you are not to contact her by any means
- 18 whatsoever. Do you understand that?
- 19 MR. O'CONNOR: Yes.
- 20 THE COURT: And again it will be in place until August
- 21 20, 2016.
- 22 Counsel, I'm signing that order now, the
- 23 extension on the order. Will you acknowledge receipt of the
- 24 'order on behalf of your client?

- 1 MR. ALLEN: I will.
- 2 THE COURT: You will get a stamped copy in just a
- 3 moment.
 - 4 MR. ALLEN: Your Honor, finally, I apologize. So the
- 5 basis of the extension, is it mostly the letters? You said
- 6 the letters.
 - 7 THE COURT: The letters, the Facebook contact, and the
 - 8 contact at school, but mostly the letters. I mean,
- 9 obviously they are signed by him. They reference Patrycja.
 - 10 There are numerous letters. He was not supposed to have any
 - Il contact. That's the order. That's contact. I'm surprised
- 12 he was not charged, four times. He could have been charged
- 13 with four separate misdemeanors with regard to each one of
- 14 those, and then once we prove one of those up, now we go
- 15 into the felony room.
- So at this point I can't admonish you enough,
- 17 Mr. O'Connor, no contact means no contact whatsoever; and
- 18 those letters obviously, I think that is very good cause to
- 19 extend this order, and the letters themselves. I didn't
- 20 read them out in the court. If you would like me to, I
- 21 will. They are very disturbing.
- MR. ALLEN: Well, they are. My client didn't --
- 23 THE COURT: Exactly. So that is why this order is
 - 24 necessary, counsel, to protect Ms. Wlosik. So the order is

```
1
      in place for another two years.
   2
         MR. ALLEN: Thank you.
   3
      THE COURT: You could have a seat. You will get a
  4
      copy of the order as well.
  5
              (Which were all the proceedings had.)
  6
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Laure: 115-cv-06494 Document #: 1 Filed: 07/24/15 Page 116 of 152 PageID #:116

Re: People V. Michael W. Commandar No. 12 CR 12678

157 DISTRICT

Dear Mr. Goldberg,

Page 116 of 152 PageID #:116

Re: People V. Michael W. Commandar No. 12 CR 12678

Appellate Court No. 1-15-0524

Thank you for your letter dated April 23,2015.

My son and ward, Michael W. O'Connor, appealed his guilty plea of February 13, 2013, which he entered in Judge Hynes' Court, due to extreme circumstances (i.e. torture and deliberate lack of treatment for his mental disabilities), since the beginning of February, 2013. Michael appealed, also, due to the inefficient legal advise of his legal defense counsel, in the form of Motions addressed to Judge Hynes, to the Presiding Judge of Bridgeview Court, to Judge Timothy Evans, and to the Appellate Court, since the beginning of March, 2013 – see attached documents.

In your letter, you mention "a number of petitions for violation of probation", without specifying what petitions for what violations. It seems to me that you have been misinformed. My son has been framed to violate his probation twice:

Even though he failed to provide my son with efficient legal defense, my son's legal defense lawyer himself mentioned, several times, that Judge Hynes refused to order and to support my son's much needed rehabilitation services, resorting, instead, to send him to Lake Villa, for a couple of weeks, and to consider him ready to be sent home, after April, 2013. Thus, my son was purposefully set up for "a life sentence". He was extremely injured in CCDOC Maximum Security jail, and, upon his release for Probation, he acquired, due to brutal assault that left him almost dead, PTSD and TBI. He was not able to cope with these new diagnoses, and he smoked marijuana ONCE. His addiction, which was due to his Bipolar disability, was now considerably aggravated by his new PTSD and TBI untreated symptoms. Unlike Judge Hynes, who, even after five CCDOC psychiatrists diagnosed Michael with Bipolar disorder, still stated, in his open Court, "He is just fooling all of us", Honorable Judge Amy St. Ives stated, in an FMLA case we won two days before Michael was arrested, in June 2012, that Michael "is primarily Bipolar", even if he is an addict. Because he tested positive for marijuana ONCE, Judge Hynes sent him to jail, for an indefinite amount of time. With the help of neighbors, parents from St. Barnabas parish, who know, disagree with, and are very afraid of Judge Hynes, I bonded my son out, for \$15,000, but

8/15/2014

To the Attention of the Appellate Court

- I, Valentina L. O'Connor, mother, next of kin and Plenary Guardian of Michael W.

 O'Connor, who is detained in Cook County Department of Corrections (I.D. #:

 20140509336), respectfully bring to your attention the following reasons for appealing

 Mr. J. Dillon's decision to indict my son:
- I. The state failed to produce a probable cause, beyond a reasonable doubt, that Michael met the "Cyber-Stalking" definition, i.e., Michael never posed any threat, nor made any threat, nor has he ever been violent, nor has he ever harmed anyone, nor has the state ever, since the inception of this color of crime case, examined Michael's achievements, social status, and prospects to develop within society. Michael has been an excellent student, son, and member of the community at the St. Barnabas school and in our St. Barnabas Parish, at Mount Carmel High School, where Michael started his career in being a published writer, at DePaul University, where Michael was a senior student, one year away from graduating with a B.A. in Communications.
- 2. These charges are concurrent, which is against the "one act, one crime" rule.
- The "victim" never pressed charges, but other individuals who demonstrated a
 constant desire to personally destroy Michael, pressed these charges.
- The No Contact Order that, assumingly, Michael violated, is a Civil Order, and Michael should not be charged with criminal charges in connection with this order.
- 5. The "victim" demonstrates the unconstitutionality of the charges against Michael by her own statements, in text messages and in different postings on social media: "Michael did not do anything to me, I just wanted to see his ass rot in jail", or "Say my name, call

me right now, I miss you, I love you so much, it is not me, but someone else who snooped through my things, who turned you into the police", etc.

- 6. The legal defense was adverse to Michael's defense, since it allied with the prosecutor (they are friends, I was told by other lawyers), instigated, conspire, and supported damaging slandering and unconstitutional actions against Michael at DePaul University, after he obtained Michael's signature to access Michael's school records, which, he said, it was only to show the Judge that Michael is in very good standing, has excellent grades, etc. This resulted in Michael being re-arrested in October 18, 2012, two days before he was going to unveil the "victim's" plagiarism from Michael's papers.

 The second defense attorney, after having been paid by me a handsome retaining fee (all my remaining pension savings), has been given Michael's Bond money, without my knowledge, and he never showed up again to defend Michael, after the only two Court appearances he made initially.
- 7. The "victim" used to entrap Michael, by the Orland Park Police, before and after Michael and I filed a Complaint in the Federal Court against the Orland Park police who violated Michael's constitutional rights by arresting him without a warrant; by taping his private conversations without a warrant for a month; by refusing to allow Michael to have a lawyer (who was waiting to assist Michael); by using excessive force against Michael; and refusing to medicate Michael with his needed medications for his Bipolar Psychosis, ADHD, and hypothyroidism; by coercing Michael into a confession that they wrote, and had Michael sign it; by telling Michael that there will be no charges, that they will allow him to catch the train to make his class at DePaul; and by reading the Miranda Rights to Michael only after they had him sign the confession that they wrote.

The Orland Park police also framed Michael in connection with the CCDOC to be almost fatally beaten by a gang member, in Division 10 for the Criminally Insane, where they placed Michael, with the state's conspiracy and revenge (because I called the DA office to tell the prosecutor that Michael is mentally ill,"She got mad", said the sheriff who told Michael that he will go not into the general population, but to the Maximum Security Division 10), the Orland Park police and the state, conspiring to throw Michael in prison "for a long time", re-arrested Michael while he was in Division 10, and had Michael's cellmate be informed that the reason why Michael was taken out for 24 hours, was to "rat" on him, after which this inmate almost killed Michael in a brutal assault.

The assault was also due to Michael's excessive bail and unusual punishment: Michael's bond was "No Bond" or \$1,350,000, while "killers" in Maximum Security had a bond of approximately \$100,000. They did not believe Michael when he told them of what he was accused, and they treated Michael as a sex offender (V·5·P.).

- 8. Michael was not medicated for a total of more than thirty two days, until he reached the symptomatic stage of his mental illness, and the Orland Park police, together with the prosecutor and a biased judge (who refused to even look at the discoveries that would have proved Michael's charges unconstitutional, and who accepted the "fruit of the poisoned tree" evidence of the State) conspired to have Michael re-arrested four consecutive times, including when Michael was on bond and did not commit any trespass against his probation for concurrent sentences.
- 9. Michael was pushed into a wrongful conviction by his lack of treatment for his mental illness, and by having been assaulted repeatedly, and he did follow the wrong legal advise of a legal defense who worked against him, yet took all my money.

- Michael has been detained in harsh conditions for over 265 days, without being allowed to have a trial.
- 11. Michael has been constantly oppressed, tortured, violated in his constitutional rights, e.g., his right to a speedy trial, his right to be left alone and not intruded upon; spied upon in his private conversations; his right to have a probable cause beyond a reasonable doubt (it was the "victim"s father who, with impunity, dictated the tone of Michael's abuse by the state actors in this color of crime case: he stated, "If he (Michael) is crazy, he might do something to my daughter", and the "victim's" mother stated, "Michael might bring a gun to school", etc.
- 12. Michael has been excessively and cruelly punished for exerting his Freedom of Speech, i.e., Michael wrote Love poems to the "victim" and used metaphorical language, containing no threatening statements, like the malicious and revengeful prosecution stated, by taking words out of their context within the paragraphs, or by, maliciously and incorrectly, interpreting that, at the end of a paragraph in which Michael describes his disappointment with the "victim's" manipulations and bullying of Michael, he states, "F... You", which is interpreted by the prosecution as "this can be construed as a specific threat of sexual assault"; and declaring Michael, despite his expert witness testimony that Michael has not been and he is not a danger to society, still the malicious prosecutor, mocking the expert witness and Michael's disabilities (his well-documented Bipolarity and ADHD) stated, "Judge, he is a danger to society and he should be locked up" in Maximum Security jail with No Bond.
- 13. As of 8/17/2014, Michael is still in Maximum Security, Solitary Confinement (which is cruel and unusual, as per the Supreme Court Justices, especially in someone like

Michael's case, who suffers from Bi-Polar disease and from extreme depression, anxiety, is suicidal, has numerous injuries caused by his repeated assaults by the state actors; used by the "victim's" father for his own interest; and against whom the state used excessive force, assaults, death threats, and coercion, to push him into a wrongful conviction); put him in CCDOC, Division 10, with No Bond and extremely hurt (see attached discoveries), with broken bones, PTSD, TBI, head concussions, suicidal ideation, extreme anxiety (due to the assault he suffered in the Bond Court, on May, 9th, 2014, when, unmedicated for a week, after his sixth arrest, despite the fact that I insisted on handing all Michael's medication to the police, and explained to them that Michael absolutely needs them, to avoid him being hurt. The police who arrested Michael on 5/05/2014 did not medicate and then mis-medicated Michael the night before court also). Michael that morning stated in court, "No, no, no!" to the three more criminal charges that the prosecutor was reading against him. In the presence of the Bond Court Judge and in front of the people in the Court, then, Michael was knocked on his head, trampled down, knocked in his face (which resulted in breaking his nose and distorting his facial features), then dragged by the Judge's chambers, in the hallway, and, while handcuffed with his hands in the back. Four sheriffs kicked him in the face, head, body, until they left him twice unconscious, in blunt trauma, not breathing, with dislocated vertebrae, head concussions, broken teeth, maxillary, knee, bleeding from his face, head, and nose. When he stopped breathing an ambulance was called and he was brought to Mount Sinai Hospital. The same sheriffs continue to make death threats to Michael and to press more charges on him, by entrapping him, charging him with three more criminal charges seven up to this date - and pretending that Michael hurt them.

```
STATE OF ILLINOIS
                            SS:
 2 COUNTY OF C O O K
 3
            IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
                  COUNTY DEPARTMENT, CRIMINAL DIVISION
      PEOPLE OF THE STATE OF
  5
      ILLINOIS,
  6
                Plaintiff,
           -VS-
                               ) No. 12 CR 12678
  8
      MICHAEL O'CONNOR,
 9
                Defendant.
 10
 11
                REPORT OF PROCEEDINGS had in the above-entitled
 12
      matter before the Honorable John Joseph Hynes, Judge of said
     court, on the 17th day of October, 2014, at the hour of
 14
      11:30 a.m.
 15
 16
             PRESENT:
 17
                HON. ANITA M. ALVAREZ,
               STATE'S ATTORNEY, COOK COUNTY,
 18
               MS. CHERYL GALVIN,
               ASSISTANT STATE'S ATTORNEY,
 19
                   appeared on behalf of Plaintiff;
 20
 21
               MR. SHAY ALLEN,
                  appeared on behalf of Defendant.
22
      Elizabeth Ciszewski, OCR 084-002587 Bridgeview, Illinois
23
24
```

ELIZABETH CISZEWSKI, OCR 10220 W. 76th Avenue, Room 058 Bridgeview, IL

DATE

CASE

10-17-14

People vs. Michael O'Connor, 12 CR 12678

Judge Hynes

pgs. at \$3.15

per pg.

Name: Valentia O'Connor

Phone: 1-773-238-0680

1	IN THE CIRCUI	T COURT OF COOK COUNT		- 10
2	COUNTY DE	PARTMENT, MUNICIPAL D	Y, ILLINOIS	
3		Practical Participal D.	IVISION	
4	7. 2110	aboth dia-		
5	reporter for the a	abeth Ciszewski, an of	ficial court	
6	Department, Crimina	ircuit Court of Cook C	ounty, County	
7	hereby certify that	al/Municipal Division,	Illinois, d	0
8	in the above-entity	I reported in shorth	and the eviden	ce had
9	and correct transact	ed cause and that the	foregoing is	a true
. 10	proceedings had.	ipt to the best of my	ability of all	l the
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14		Official Court Repor	ter,	
15		No. 084-002587		
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- 1 THE CLERK: Michael O'Connor, probation.
- 2 THE COURT: All right. This is Michael O'Connor.
- 3 Counsel.
- 4 MR. ALLEN: Yes, your Honor. My name is Shay Allen,
- 5 S-h-a-y, on behalf of Mr. Michael O'Connor.
- 6 THE COURT: All right. First piece of business here is
- 7 it looks like the defendant's mother tried to file a notice
- 8 of appeal on any bond issue here and she also filed -- is
 - 9 this from her too today?
- 10 MR. ALLEN: I became aware of it afterwards, your
- 11 Honor.
- 12 THE COURT: All right. You are not adopting this, are
 - 13 you?
 - MR. ALLEN: Your Honor, I am not adopting the motion.
 - 15 I explained to Ms. O'Connor that --
 - 16 THE COURT: All right. The motion filed by Valenti
 - 17 O'Connor is stricken. The notice of appeal filed by Valenti
 - 18 O'Connor is stricken, and Ms. O'Connor is here, and I'm
 - 19 going to admonish you right now, you file any other motions
 - 20 in this case -- your attorney is the attorney of record.
 - 21 You file any other motions in this case, you are in direct
- 22 criminal contempt of court, and you will be looking at jail
- 23 time. Do you understand that?
- MS. O'CONNOR: Sir --

- 1 THE COURT: Do you understand that?
- MS. O'CONNOR: I do understand.
- 3 THE COURT: That's it.
- 4 MS. O'CONNOR: I have the right to file a motion.
- 5 THE COURT: You do not have the right to file a motion
 - 6 and you are going to be held in contempt right now.
- 7 (Discussion had between Ms. O'Connor and counsel
- 8 off the record.)
- 9 THE COURT: All right. What is the status of the other
- 10 cases and this case, State?
- 11 MS. GALVIN: Judge, as of now, the other cases have
- 12 been elected. With respect to that matter, the defense
- 13 attorney has had the defendant BCXed for several reasons
 - 14 including fitness to stand trial, sanity. I have confirmed
 - 15 with Mr. Allen as well as the TASC representative that they
 - 16 were contacted by forensic clinical services who wanted
 - 17 additional information in order to finish that report on
 - 18 those matters. Apparently, there was a return on the
 - 19 fitness to stand trial, however, based on the judge, Judge
 - 20 Higgins, she wanted a second evaluation or a re-evaluation
 - 21 done, so they are waiting for that to come back. The next
 - 22 court date is 10/21. In addition, counsel has hired a
 - 23 private psychiatrist to have the defendant evaluated for
 - 24 those same reasons.

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1
        MR. ALLEN: That's correct, your Honor.
 2 THE COURT: All right. Do we have any idea of the time
 3 table on all of that?
       MR. ALLEN: Everything should be done very soon, your
 5 Honor. Both processes are well under way, so I'm just
     asking for November 7th.
      THE COURT: I can't do it then. We are looking at
      December 5th, 12th, something like that.
     MR. ALLEN: If that's the earliest, your Honor,
      December 5th.
10
      THE COURT: All right. By agreement, December 5th.
11
        (Which were all the proceedings had.)
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		(3/14/05) CCCF
0	IN THE CIRCUIT COURT OF	COOK COUNTY II I MOVE
	The People of the State of Illinois	1, ILLINOIS
	Plaintiff	COMPLAINT FOR PRELIMINARY EXAMINATION
		THE ENGLISH OF THE PROPERTY EXAMINATION
	V.	No. 12 5 4124
	Mish of we are	3 7/29
	Michael W O'Connor . Defendant	
	Description	
4		
13 50.	Patrycja R Włosik (Complainant's Name Printed or Typed)	complainant
The uit Con	rt of Cook County and states that	complainant, now appears b
	hael W O'Connor (Defendant)	10732 S Seeley Ave Chi
		10732 S Seeley Ave Chicago IL has, on or a
	06-09-12 at 110	
committed the of	Manual B	535 Burnley Dr Orland Park Cook County IL. (Place of offense)
knowingly and	Cy	
and wingly and w	mout lawful justification on at least 2 separate occasion	ns harassed the victim through the use of electronic communications.
and transmitted a	threat of sexual assault.	victim through the use of electronic communicat
in violation of	720 ILCS	
	(Chapter)	(ct) 12-7.5(a)(1)
		(Section)
L		Dot Class Ab - were of Patrycja Wlosk
Later a state of the state of t	CHARGE CODE	(Complainant's Signature)
STATE OF ILLING	DIS se 10220 S 754	1635 Burnley Dr, Orland Park, IL 60462
COOK COUNTY	ss. 10220 S. 76th Ave., Bridgeview, IL	(Complainant's Address) (Telephone No.)
		~
		Patrycja R Włosik (Complainant's Name Printed or Typed)
being first duly sw	OP 1 12 12 12 12 12 12 12 12 12 12 12 12 1	(Typed)
complaint by him/h	orn, Patrycja R Wlosik ner subscribed and that the same is true.	on oath, deposes and says that s/he read the foregoin
	and that the same is true.	says that s/ne read the foregoing
		Dal Jan 746 . O.
Subscribed and ew	orn to before me	(Complainant's Signature)
and Sw	orn to before me June 14	
	0	(1) 4 A 2012
		Lorothy Brown Club L. C)
1.	above complaint and the	(Judge or Clerk) and have heard evidence thereon, and am satisfied that there i
have examined the	iling same. Leave is given to file said annual in	and have heard evidence thereon, and am satisfied that all
probable cause for f	B	
probable cause for f		
or or		
Summons issued, or Warrant Issued,	Judge	
or Varrant Issued, or		Judge's No.
Summons issued, or Warrant Issued,	Judge	

Copy Distribution - I. ORIGINAL - COURT FILE 2. DEFENDANT'S COPY 3. COOK COUNTY DOC COPY

Case: 1:15-cv-06494 Document #129 07/24/15 Page 129 of 152 PageID #:129

RUN DATE: 05/14/14 SHS Emergency Department *LIVE* PAGE 1 RUN TIME: 1213 Assessment Data RUN USER: TORKIM

Patient: OCONNER, MICHAEL Acct No.: 000151349313 Unit No.: 003173193 ED Physician: Louzon, Harvey MD Age/sex: 23/M Loc: NO2

Chief Cmplnt: Head/Face Injury Status: DIS IN

TRIAGE - Triage Nurse Assessment

05/09/14 - 1508 - Reyes, Sara, RN Is this a CODE YELLOW? N Ambulance Co. CPD beat: Requires IMMEDIATE Life-Saving Tx? N CPD badge: Update Allergies & Home Meds Y Arrival Mode Ambulance Pain Intensity (0=least, 10=worst) 6 B/P 127/81 Pulse 66

Temp: 36.9 C T Srce O Temp 98.4 F Resp 13 Sp02% 96

FLOWRATE OR %: RA i.e. 2L or 35% or RA (Room Air) Accucheck High/Low?

ESI Age Category 4 : 2

Pt Status None Applicable

Resources Req'd Many

Calculated ESI 3 Patient Priority 3

Smoking Status Current every day smoker

Past Medical History? Yes

Asthma CAD Cancer Cardiac CHF COPD CRF CVA DM Drug Abuse DVT/PE Hepatitis HIV HTN Hyperlipidemia MI Psych Y Sickle Cell SZ OTHER

Is the pt pregnant? LMP: LMP Comment:

Is this a febrile/flu like illness?

Immunizations

Tetanus <5YRS

Observable signs of Elder Abuse, Domestic Violence, Child Abuse/Neglect or Nursing Home Abuse/Neglect? N

Is this patient a fall risk? N

History of current mental health issue?

Isolation History on Next Page -> Triage Note: PT IN CPD CUSTODY HAD ALTERCATION WITH SHERRIF

DURING COURT, STS WAS "KICKED IN FACE, GROIN AND RT SIDE RIBS BY COPS. " +LOC. NOTED DRY BLOOD AROUND NOSE AND MOUTH. PT ON BACK BOARD WITH C-COLLAR. A&OX3, CRYING, ANSWERING ALL QUESTIONS.

DR LOUZON AT BS FOR ASSESSMENT.

Other Isolations: Initiated: At: Precautions:

*** ORGANISMS ***

Pt is: Source: Organism: California Avenue at 15th Street Chicago, Illinois 60608-1797 773-542-2000

INPATIENT/OUTPATIENT REGISTRATION FORM

ACCOUNT NO. 000151349313 ROOM/BED ED190/01 TYPE ADM INO IN

ADMISSION DATE 05/09/14 ADMISSION TIME 1627 LOCATION/SERVICE SUR

MEDICAL RECORD NO. FINANCIAL CLASS SOCIAL SECURITY NO.

003173193 SELF 325-86-6966

PATIENT

COUNTY

PHONE

NAME OCONNER, MICHAEL STREET 10732 S SEELEY AVE CITY/STATE/ZIP CHICAGO, IL 60643-3315 HOME PHONE 773-238-0680

PATIENT

DATE OF BIRTH 06/18/90 AGE 23 SEX M RACE CA

RELIGION MAR. STS.

PERSON TO NOTIFY

CATHOLIC **NEVER MARR**

PATIENT EMPLOYER

NAME UNEMPLOYED STREET CITY/STATE/ZIP

NAME STREET CITY/STATE/ZIP

NEXT OF KIN

OCONNER, MICHAEL SR 10732 S SEELEY AVE CHICAGO, IL 60643-3315

HOME # 773-330-6024

RELAT. FA

GUARANTOR

NAME OCONNER, MICHAEL STREET 10732 S SEELEY AVE CITY/STATE/ZIP CHICAGO, IL 60643-3315

NAME STREET CITY/STATE/ZIP OCONNER, MICHAEL SR 10732 S SEELEY AVE CHICAGO, IL 60643-3315

PHONE 773-238-0680

soc. sec. No. 325-86-6966 HOME# 773-330-6024

WORK#

WORK#

RELAT. FA

GUARANTOR EMPLOYER

NAME UNEMPLOYED STREET CITY/STATE/ZIP PHONE

ARRIVAL DATE

ARRIVAL MODE PHYSICIAN 1 PHYSICIAN 2 PCP

CFD24 Vafa, Amir MD Vafa, Amir MD Non-Staff, Physician

INSURANCE

SELF PAY

POLICY NUMBER

COVERAGE NO.

SUBSCRIBER OCONNER, MICHAEL

TIME

ACCIDENT

COMMENT REASON FOR VISIT

POLICE GUARD BLUNT TRAUM+LOC

REFERRING PHYSICIAN

LAST HOSPITALIZATION

WHERE NO FROM:

TO:

LOCATION STREET

NAME

CITY/STATE/ZIP PHONE

SMOKING CESSATION MATERIALS GIVEN

PHARMACY PRIMARY LANGUAGE SPOKEN ENG

USER: CALADR

Case: 1:15-cv-06494 Document #: 1 Filed: 07/24/15 Page 131 of 152 PageID #:131

TO ORIGINAL

MOUNT SINAI HOSPITAL MEDICAL CENTER

CALIFORNIA AVENUE AT 15TH ST CHICAGO, IL 60608 PSYCHIATRY CONSULT

******************************* PATIENT NAME: MICHAEL OCONNER

MR#: 003173193

SEX: M

ATTENDING PHYSICIAN: Vafa, Amir MD ADMIT/REGISTER DATE: 05/09/14

ACCT #: 000151349313

AGE: 23 BIRTHDATE: 06/18/90

ASSESSMENT:

1. Bipolar disorder, depressed, status post blunt trauma. He was beaten up to head and abdomen. Nondisplaced nasal bone fracture as a result of blunt trauma.

2. Hypertension, per patient.

3. Hypothyroidism, per patient.

RECOMMENDATIONS:

The patient still expresses suicidal ideations. Would benefit from continuation of 1:1 sitter. The patient currently takes Zyprexa 5 mg in the morning and 10 mg at bedtime. The patient complains of feeling extremely sleepy after taking Zyprexa in the morning, so we will recommended to change the Zyprexa to 15 mg at p.m. He also was started on Depakote 125 mg twice a day. It is a very small dose. Recommended to increase the dose to 500 mg twice a day. The patient has no liver function tests. Recommended to obtain liver function tests and also TSH as patient reports that he has history of hypothyroidism. Monitor condition. Psych will follow up tomorrow. Discussed with trauma resident on call.

DICTATED BY: Elizabeth Mirkin, MD

EM: TID93529768

Elizabeth Mirkin

D: 05/10/14

1833

[30]

trans by: EMDAT trans date: 05/10/14

e-signed on:

at

0512-0060

SHS PCI **LIVE** (PCI: OE Database MSC)

DRAFT COPY

Psychiatric Progress Notes Mount Sinai Hospital

Patient Name: MICHAEL OCONNER

MR #: 003173193 Date of Birth: 06/18/90 Admit Date: 05/09/14 Acct #: 000151349313 Room#: N206-02 Service Date: 05/11/14 Service Time: 0824

<u>Daily Progress Note</u> Time of patient visit: 0815

Psychiatric follow up.

Pt is a 23y/o WM,. with h/o bipolar disorder, presenting from jail court after he became aggressive during he court and was assaulted by sheriff's police by fists to the head and abdomen with + LOC. Pt currently in police custody.

Pt is under trauma service. Psychiatric evaluation was done on 5/10/14.

Pt was seen for follow up. Chart reviewed, discussed with staff. Pt states "I have PTSD"- he reports "having flashbacks of bitting up" and had nightmare last night as well. Pt states that now he has flashbacks of previous traumatic expresinces as well. Pt denies haiving suicidal at this time, but states he does know how he will feel and how he will react. He is afraid he might hurt himself if starts feeling more depressed. Pt has no psychosis.

His speech is not pressured and there is no flight of ideas. Affect is constricted, intense, mood is anxious. Pt states he does not like to take Xanax or Klonopin because does not want anything addicting, but believes that Valium is not as addicting and was prescribed Valium by primary team.

labs reviewed: LFTs and TSH normal.

A: Bipolar d/o, depressed. PTSD. blunt head trauma. Headache
P: cont 1;1 sitter
cont Zyprexa 15mg qpm,
cont Depakote 500mg bid.

Cont Valium, change the dose to 2mg q8hrs prn.

Add Prazosin 1mg now once and 2mg qhs, hold if BP <100/60 - given to address PTSD sx.

When medically stable, will need transfer to psychiatric inpatient unit, Pt is in police custody and will need to be transferred to Cermak.

psych will follow while the patient is in the hospital.

Discussed with trauma resident.

Dr. Mirkin, p 16467.

05/11/14 0824 Entered/Signed by Provider:

Date/Time
AT Electron

AT Electronic Signature by 05/11/14 0856

Mirkin, Elizabeth

0511-0088

Run: 05/14/14-12:13 by Torres, Kimberly

and a	BillBerni
MANA	
AC#	00014

AC# 000151349313 OCONNER, MICHAEL M 23 06/18/90 Att: Pri:

FC: 05/09/14 003173193

TRAUMA EVALUATION HISTORY & PHYSICAL

Studies	Results				Consults	Time Called	Answere
CXR	meg				Anesthesia	Time Gamed	MISMAIS
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elvis)	neg				Hand		
(UB, lateral					Max/facial		
fead CT>	neg				Neurosurgery		
Chest CT					Obstetrics		
Neck CT					Ophthalmology		
Indominal CT	-neg				Orthopedics		
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Inglography			,		Plastic		
Sher.CT	Delns - my	-			Urology		
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Resident Physician Signature: Rev. (09/06)

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Pager# 19850

Page 3 of 4

FORM 581

TRAUMA EVALUATIO	N HISTORY & PHYSICAL	

AC# 000151349313 OCONNER,MICHAEL M 23 06/18/90 06/18/90 Att: Pri:

FC: 05/09/14 003173193

Trauma Attending Note	1	raum	a Atte	endin	g Note	1
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Above Residents History Physical

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Mt. Sinai Hospital
Department of Imaging Services
California Avenue at 15th Street
Chicago, Illinois 60608

Name: OCONNER, MICHAEL

Phys: Williams, Meredith MD

DOB: 06/18/1990 Age: 23 Sex: M Acct: 000151349313 Loc: N211 01

Exam Date: 05/09/2014 Status: DIS INO

Radiology No:

Unit No: 003173193

**** Report is Signed ****

EXAM# TYPE/EXAM

RESULT

001907183 CT/CT BRAIN WO CONTRAST

EXAM: CT BRAIN WO CONTRAST

CLINICAL HISTORY: TRAUMA RESUSCITATION

COMPARISON: None

FINDINGS: The cerebral and cerebellar hemispheres are normal in attenuation and morphology. There is no intracranial mass, hemorrhage or abnormal extra-axial fluid collection. The lateral ventricles are normal in volume and midline is maintained. The mastoid air cells and paranasal sinuses are normally pneumatized.

IMPRESSION: No acute abnormality.

Electronically Signed By: Carl Valentin, MD

** REPORT SIGNED IN OTHER VENDOR SYSTEM 05/09/2014 ** Reported By: Valentin MD, Carl N.

CC: Harvey Louzon MD; Meredith Williams MD

Technologist: Green, Eloise

Transcribed Date/Time: 05/09/2014 (1551)

Transcriptionist: VALCA

Printed Date/Time: 05/14/2014 (1213)

PAGE 1 Signed Report Printed From PCI

Mt. Sinai Hospital Department of Imaging Services California Avenue at 15th Street Chicago, Illinois 60608

Name: OCONNER, MICHAEL

Phys: Williams, Meredith MD

DOB: 06/18/1990 Age: 23 Sex: M Acct: 000151349313 Loc: N211 01

Exam Date: 05/09/2014 Status: DIS INO

Radiology No:

Unit No: 003173193

***** Report is Signed *****

TYPE/EXAM

RESULT

001907184 CT/CT CERVICAL SPINE WO CONTRAS

EXAM: CT CERVICAL SPINE WO CONTRAST

CLINICAL HISTORY: TRAUMA RESUSCITATION

COMPARISON: None

FINDINGS: The normal lordotic curvature of the cervical spine is maintained. Intervertebral disc and vertebral body heights are maintained. No fracture or malalignment is identified. The soft tissues are unremarkable. Neuroforamina and cord canal are patent at

IMPRESSION: No acute abnormality.

Electronically Signed By: Carl Valentin, MD

** REPORT SIGNED IN OTHER VENDOR SYSTEM 05/09/2014 ** Reported By: Valentin MD, Carl N.

CC: Harvey Louzon MD; Meredith Williams MD

Technologist: Green, Eloise

Transcribed Date/Time: 05/09/2014 (1552)

Transcriptionist: VALCA

Printed Date/Time: 05/14/2014 (1213)

PAGE 1 Signed Report Printed From PCI

Psychiatric Progress Notes Mount Sinai Hospital

Patient Name: MICHAEL OCONNER

MR #: 003173193 Date of Birth: 06/18/90 Admit Date: 05/09/14

Acct #: 000151349313 Room#: N206-02 Service Date: 05/11/14 Service Time: 0824

Daily Progress Note Time of patient visit: 0815

Psychiatric follow up.

Pt is a 23y/o WM,. with h/o bipolar disorder, presenting from jail court after he became aggressive during he court and was assaulted by sheriff's police by fists to the head and abdomen with + LOC. Pt currently in police custody.

Pt is under trauma service. Psychiatric evaluation was done on 5/10/14.

Pt was seen for follow up. Chart reviewed, discussed with staff. Pt states "I have PTSD"- he reports "having flashbacks of bitting up" and had nightmare last night as well. Pt states that now he has flashbacks of previous traumatic expresinces as well. Pt denies haiving suicidal at this time, but states he does know how he will feel and how he will react. He is afraid he might hurt himself if starts feeling more depressed. Pt has no psychosis.

His speech is not pressured and there is no flight of ideas. Affect is constricted, intense, mood is anxious. Pt states he does not like to take Xanax or Klonopin because does not want anything addicting, but believes that Valium is not as addicting and was prescribed Valium by primary team.

labs reviewed: LFTs and TSH normal.

A: Bipolar d/o, depressed. PTSD. blunt head trauma. Headache P: cont 1:1 sitter cont Zyprexa 15mg qpm, cont Depakote 500mg bid. Cont Valium, change the dose to 2mg q8hrs pm.

Add Prazosin 1mg now once and 2mg qhs, hold if BP <100/60 - given to address PTSD sx.

When medically stable, will need transfer to psychiatric inpatient unit, Pt is in police custody and will need to be transferred to Cermak.

psych will follow while the patient is in the hospital.

Discussed with trauma resident.

Dr. Mirkin, p 16467.

Transcribed Date/Time 05/11/14 0824

Entered/Signed by Provider:

Date/Time

AT Electronic Signature by 05/11/14 0856

Mirkin, Elizabeth

0511-0088

Rim. AE/14/14-12:12 her Towner Wimhaute-

Trauma Surgery Progress Note Mt Sinai Hospital

Patient Name: MICHAEL OCONNER

MR #: 003173193 Date of Birth: 06/18/90

05/10/14

Admit Date: 05/09/14

Acct #: 000151349313 Room#: N206-01 Service Date:

Service Time: 0651

(1)Acetaminophen/Hydrocodone Bitart:

1-2 TABLETS PAIN 1-5: 1 TAB PAIN 6-10: 2 TABS

Problem List Medical Problems Bipolar disorder Blunt trauma of multiple sites

Assessment and Plan

23yo bipolar M presenting from bail court after he was assaulted by sheriff's police by fists to the head and abdomen with + LOC and expressing SI, denying this am. Pt currently in police custody.

Blunt trauma

- CT head, abd/pelvis, CXR, clear
- c-collar cleared
- CT facial bones with equivocal non-displaced nasal bone fracture
- f/u PT/OT recs
- f/u SW recs

SI, resolved as of this am per pt

- 1:1 sitter
- f/u SW recs
- f/u psych recs

FEN

Dispo

- pending psych clearance; to police custody

Lauren Myers, MD Trauma service PGY-1 Pager 16446

ADDENDUM: Vafa MD, Amir on 05/10/14 at 1250

Run: 05/14/14-12:13 by Torres, Kimberly

Additional copy

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	00016



FC: 05/09/14 003173193

TRAUMA EVALUATION HISTORY & PHYSICAL

Studies	Results			Co	nsults	Time Called	Answere
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KUB, lateral					x/facial		
Head CI	pres				irosurgery		
Chest CT					stetrics		
Neck CT					nthalmology		
Abdominal CT					hopedics		
FacialCT	nasal bone	Fre (hun-displa	iled		flatrics		
Anglography				Pta	stic		
OfferCT	Delms - my			Uro	logy		
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Intubation:	4-thuseic-h	y Imburtag					
Chest Tube:	Linserted #	firmed by: Auscultati	Anesthesia:	mL	rapace 🗆 s	(n	nedication
	☐ Position confirm	ned on CXR Return:	☐ Air ☐ Blood			TO GO TO TO THE CO	
Foley Catheter	: Size:						
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	OCON
TRAUMA EVALUATION HISTORY & PHYSICAL	M 23

AC# 000151349313 FC: 05/09/14
OCONNER,MICHAEL 05/09/14
M 23 06/18/90 003173193
Att:
Pri:

Page 4 of 4 Form 730

Trauma	Attending	Note:
Hadring	racing in ig	14010

Trauma Attending/Signature/Pager No.

050879

Above Residents History, Physical and Plan reviewed. I agree with both assessment and plan. Patient interviewed by me. Briefly, history of present illness is:

		S man		*	A Name		
PMH:	B:polo	disade		SH: mani	and pa	phonish	Elt: Depres
		10-11-			1000		
Zoms,	PERRL,	Swelly	, DK3, 60	15 15, (+)		O capacita	
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Syt;	moves	illo	wanty,	2+0R, 2+	Redica		
ss essme	ent & Plan:	Pt 50	concus	aion , nove	ial bon	e &.	
Bipal	an, 1/4	psyc	L consul	t			

Psychiatric Progress Notes Mount Sinai Hospital

Patient Name: MICHAEL OCONNER

MR #: 003173193 Date of Birth: 06/18/90 Admit Date: 05/09/14 Acct #: 000151349313 Room#: N206-02 Service Date: 05/10/14 Service Time: 1904

<u>Daily Progress Note</u> Time of patient visit: 1730

Psychiatric evaluation. See dictated report #13066828.

Pt is a 23y/o WM,. with h/o bipolar disorder, presenting from jail court after he became aggressive during he court and was assaulted by sheriff's police by fists to the head and abdomen with + LOC. Pt currently in police custody.

Pt is under trauma service. Psychiatric evaluation requested due to expressing suicidal ideations.

A: Bipolar d/o, depressed. blunt head trauma. P: cont 1;1 sitter, change Zyprexa to 15mg qpm, increase Depakote to 500mg bid, order LFT and TSH psych will follow.

Thank you for referral

Discussed with trauma resident.

Transcribed Date/Time

05/10/14 1904

Entered/Signed by Provider:

Date/Time

AT Electronic Signature by 05/10/14 1955

Mirkin, Elizabeth

0510-0314

Run: 05/14/14-12:13 by Torres, Kimberly

Additional copy

Page 1 of 1

	HOTOIT GEFFISH.A	A 44.			003173193	
Head No evidence of trauma	HISTORY & PHYSICA	Pri:				
☐ Battle's sign/Raccoon eyes	Normal	Linkin	FA	-	GENITALIKEGIAL: DIL Genital	
Neck: Non-tender	☐ Swelling/ecchymosis	-	-	120	NL Rectal Heme neg. stool	
Trachea midline	☐ Deformity/tander		-		Peritoneal hematoma	
Carotid Bruit Yes No	Wrist		-	14	☐ Blood at the urethral meatus	
C-Spine: Non-tender	Normal ROM	-			Rectal tone: NL Absent	
Tender @ C 6 Level	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-		1	Sacral sensor. Decreased Abser	
3	☐ Limited ROM				Date of Last Menstrual Period	
	☐ Tendemess In anatomical				Date of Last Mammogram	
☐ No Deformity ☐ Level	snuff box				Date of Last pap smear	
Deformity @ Lovel LS Spine: Non-tender	Wrist pain on axial				Cranial Nerves: (2 to 12)	
Muscle spasm/decreased ROM	thumb load				Mormal	
Tender @ 14-8 Level & maral	Swelling/ecchymosis Deformity				Abnormal Los consection on Al siza	
☐ No Deformity	Forearm/Elbow				Peripheral sensori-motor	
Deformity @ Level	C Normal			-	No motor deficits	
Eyes: EOMI 2 book nyr-lopace !	s M Swelling/ecchymosis		-	1	No sensory deficits	
PERRL Unequal pupils	☐ Deformity/tender	1	11		Hemiparesis/hemiplegia	
The state of the s	☐ Limited ROM	4.9.1	-		Pronator drift: RUE LUE	
EOM entrapment/palsy Subconjunctival hemorrhage	Arm/Shoulder Nomal	12-73-2			Pulses	
Visual acuity: NL Abn.				X		
☐ Unable to obtain	Swelling/ecchymosis			3/2		
	☐ Deformity/tender					
			_	-	\circ	
			_		21 4	
ENT: NL external inspection	☐BBI:				. 127	
No dental injury (R) ear types	C Doppler	-		-	X	
Dental malocclusion mercare cue Hemotympanum	nul Normal			1 - 1 - 2 - 2	24/ 124	
Hemotympanum - blood in	Foot	-			21-21-21	
Respiratory (antiuded w	Normal			A		
Breath sounds NL Cerusen	Swelling/ecchymosis Deformity/tender					
Decreased breath sounds	Ankle		-			
Wheezing/rales	Mormal		-	1		
☐ Effort: ☐ NL ☐ Splinting	Swelling/ecchymosis		-	X		
Cardio/Vascular	Deformituiteeden		_			
Chest wall: Tender Non-tend	er Limited ROM			1		
leart sounds: NL Abnormal						
ABDOMEN:	Lag	3.4				
Non-tender	Nomal		X	1333		
No hepatomegaly/spienomegaly	Umited ROM			LET L		
Exisceration	Swelling/ecchymosis Deformity/tender pop(t)	-				
Tendemess Grading Mass	DABI:	X				
Rebound Abri. Bowel Sounds	Doppier ferrica				TOTAL CONTRACTOR OF THE CONTRA	
ELVIS:	Normal					
P compression of iliac crests		-	-	1		
Stable Unstable			_	1		
compression of symphysis publs Stable Unstable						
Unstable Unstable						
un 0	GLASGOW TRAUM	A SCOP	E (CI	RCLE)		
17	Verbal					
pontaneous /4	Normal conversation	(5	-	Motor		
o Voice 3	Disoriented conversation	(3		Normal	6	
	Words, but not coherent			ocalized to		
	No words, only sounds	3		Withdraws to pain 4		
		2	1	Decorticate 3		
	None	1	- [Decerebrate 2		
					1 TOTAL 15	



Att:

AC# 000151349313 OCONNER,MICHAEL M 23 06/18/90

FC: 05/09/14 003173193

	edics/polic ator	/family	Severe acute/chronic neurolog imminent respiratory/circulator Extensive trauma Profound intoxication:	gical impairment Nursing hory collapse Hospital re-	
Matana of Bas	4 101				
Chief Complaint: Injury due to:		Scene Information Estimated Time of Injury:	Blunt Motor Vehicle Crash	Penetrating Gun Shot Wound	
Sto account		-/0	Prior to admission	Driver	Handgun
desine oudbu	A PONC	A/ YELDIN	1 3 kg hours to Injury	Restrained: Yes No	Assault rifle
General Ap		Court	Place of injury	Passengar(s)	Sport rifle
Seller et Ab	Pour all 104		☐ Home ☐ Work	Restrained: Yes No	Other:
			Street Public place	Restrained: Yes No	Caliber:
			Scane Treatment	Restrained: Yes No	Distance:
			C-collar Long board	Restrained: Yes No	☐ Gauge:
			Airway	☐ Air Bag deployed: Yes No	☐ Stab Wound
			Tracheal Intubation Yes	☐ Car Speed < 35 MPH	☐ Knife
	1		LMA Yes (No	☐ Car Speed > 35 MPH	Other:
BP: 4 P:	16 93 4			High, speed unknown	Impalement:
R: 13 Ter	np: 72 4	1	Loss of Consciousness	Head on collision	☐ Object
Location & Durati			Yes No	Lateral Impact: Rt Lt	
Since injury occup	red 3 h	7	Duration	Rear Impact Rollover	
Location: Warri	at lat let	7 chec	Mode of Transport Ambulance	Prolonged extrication	
Daniel III	-AB-II		Private Vehicle	Major vehicular deformity Steering column collapse	
Severity Mild	Mode	ate	Other information	Death at scene	
Quality		-10	Large blood loss at scene	Pedestrian collision	
Sham M Dull		pobbing	Loss of bladder function	Cycle Crash	
☐ Burning ☐ Intermit			☐ ETOH noted at scene	☐ Motorcyde ☐ Bicycle	
Past Medica				☐ Helmet Yes No	
Non-contributory to	presenting	problen		Assault	
Unable to Obtain			Mon-contributory to presenting	Fist Kick	1
Positive for: Br		ombr	problem	□ Other E) (FE/he
Social	listory		Unable to Obtain	□ Fall E	1
	presenting	problen	Positive for: Cancer HTN	Height:	J. 1
☐ Unable to Obtain☐ ETOH ☑ Smok	m m n		☐ Diabetes ☐ Other		1 (")
Positive for:		aciliano			4 17 1
	Unable to		If positive,	//	11 1111
Review of Systems	Obtain	Neg.	brief explanation	1/1	W
Constitutional				71	11/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1
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ENT/Mouth				- W	1 40
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Gastrointestinal			mad sauces	(A)	
Musculoskeletal					
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Psych		밁	S suicidal idention	(w)	س داد
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i i di i de Lyinph	H	3		T=Tendemess	E=Ecchymosis

050879 Rev. (05/11)

TRAUMA EVALUATION HI	SILIKI A PHYSICA					
Head No evidence of trauma	TORT WITH SICA	Att:				
	Hand	Pri:	Pair	I DUII	GENITALINEUTAL: DIL Genital	
Battle's sign/Raccoon eyes Neck: Non-tender	Normal			20	NL Rectal Heme neg. stool	
☑ Trachea midline	☐ Swelling/ecchymosis			Sam	Peritoneal harnatoma	
	☐ Deformity/tender	1			☐ Blood at the urethral meatus	
Carotid Bruit Yes No	Wrist	1V			Ractal tone: X NL Absent	
C-Spine: Non-tender	Normal ROM	- 5		IX	Sacral sensor: Decreased Abser	
☑ Tender @ C 6 Level	☐ Limited ROM				Date of Last Menstrual Period	
Pain on Movement	☐ Tenderness in anatomica		-			
☐ No Deformity		-			Date of Last Mammogram	
Deformity @ Level	snuff box Wrist pain on axial				Date of Last pap smear	
LS Spine: Non-tender	thumb load				Cranial Nerves: (2 to 12)	
Muscle spasm/decreased ROM	Swelling/ecchymosis				Normal	
Tender @14-8 Level + squal	Deformity			-	MADROTTHAIL DE SMECTION ON Philo	
☐ No Deformity	Forearm/Elbow				Peripheral sensori-motor	
Deformity @ Level	Normal Normal	-		V	No motor deficits	
Eyes: [EOM! 2 hook our conce to	Swelling/acchymosis		-	1	No sensory deficits	
PERRL Unequal pupils	☐ Deformity/tender			-	Hemiparesis/hemiplegia	
Rt mm Lt mm	☐ Limited ROM			-	ORt OLt	
EOM entrapment/palsy	Arm/Shoulder				Pronator drift: RUE LUE	
Subconjunctival hemorrhage	Nomal		-	Y	Pulses	
Visual acuity: NL Abn.	☐ Swelling/ecchymosis		-	1		
Unable to obtain	☐ Deformity/tender			-		
				1	Annual Park	
The state of the s					0	
		1			2)	
ENT: NL external inspection	□BBI;			1	27	
No dental injury (R) ear hyper		100	10.00			
Dental malocclusion medicate curre		100			34 74	
Hemotympanum -/ 66-00, in	Foot			100	21-21-21	
Clotted nasai blood fact.	GMormal	FEE 8		N		
Respiratory (arrivated w	Swelling/ecchymosis					
Breath sounds NL Cerumen	☐ Deformity/tender			11		
Decreased breath sounds Wheezing/rales	Ankle					
	Normal			N.		
☐ Effort: ☐ NL ☐ Splinting Cardio/Vascular	Swelling/ecchymosis					
Chest wall: Tender Non-tender	☐ Deformity/tender					
Heart sounds: NL Abnormal						
HOUR SOUNDS. LINE LI ADNOMISI	Laxity of Ilgaments	1 6		Y		
ABDOMEN:	Leg			3		
J Non-tender	A Normal	3 1	X	1		
No hepatomegaly/spienomegaly	Limited ROM					
Exisceration	Swelling/ecchymosis	4				
Tendemess Greding Mass	Deformity/tender pop()	X				
Rebound Abn. Bowel Sounds	Doppler folia			5 = 0		
PELVIS:	Normal			5 7 7		
AP compression of iliac crests	Li Normai	-				
Stable Unstable				-		
P compression of symphysis pubis						
Stable Unstable						
	GI ARCOM TRALIS	** ***		1		
eye Opening V	GLASGOW TRAUN	MA SCOR	E (CIF	RCLE)		
1/	erbal	1	2 M	Motor		
	ormal conversation	(5	1			
- 11-1-	Isoriented conversation	4				
- D-1	/ords, but not coherent			Localized to pain 5		
To a second		3		Withdraws to pain 4		
I N	No words, only sounds 2			Decorticate 3		
	Control of the Contro			Decerebrate 2		
N	one	1				



127) 31

THE REPORT OF THE PERSON NAMED IN COLUMN NAMED AC# 000151349313 OCONNER,MICHAEL M 23 06/18/90 Att:

Pri:

05/09/14 003173193

TRAUMA EVALUATION HISTORY & PHYSICAL

Date:	/9/14 ert: Time Called: 3:15 at T	Ime Team Arrived: 3: 18 in Time Patient Examined:	3: 20 Trauma Consult, Time Called:	
Historian:	Patient Spouse/caregiver/family Paramedics/police Translator	Patient unable to provide complete history due to: Severe acute/chronic neurological impairment Imminent respiratory/circulatory collapse Extensive trauma Profound intoxication:	Alternative history obtained from: Nursing home records Hospital records No other source available Intoxicant	t(s)

History of Present Illness	Scene Information	Blunt	Penetrating
Chief Complaint: Injury due to:	Estimated Time of Injury:	☐ Motor Vehicle Crash	☐ Gun Shot Wound
5/p acran t by police/ora	Prior to admission	☐ Driver	Handgun
during outburkt at cour		Restrained: Yes No	☐ Assault rifle
General Appearance	Place of Injury	☐ Passenger(s)	☐ Sport rifle
	☐ Home ☐ Work	Restrained: Yes No	Other:
	Street Public place	Restrained: Yes No	Caliber:
	Scene Treatment	Restrained: Yes No	Distance:
	C-collar Long board	Restrained: Yes No	Gauge:
	Airway	☐ Air Bag deployed: Yes No	Stab Wound
		Car Speed < 35 MPH	Knife Knife
	LMA Yes (No	Car Speed < 35 MPH	
BP: 648 094 P: 66	Combi-tube Yes No	☐ Car Speed > 35 MPH	Other:
R: 13 Temp: 924	Combi-tube Yes No	High, speed unknown	Impalement:
R: 13 Temp: 92.4 Location & Duration of Pain/injury	Yes No	Head on collision	Object
Since injury occurred 3 hot		Lateral Impact: Rt Lt	
Since injury occurred 3 hr	Duration	Rear Impact Rollover	
Location: want of lat left chet		Prolonged extrication	
	☑ Ambulance	Major vehicular deformity	
Severity of Pain Severe Mild Moderate	☐ Private Vehicle	Steering column collapse	
	Other Information	Death at scene	
Quality of Pain	Large blood loss at scene	☐ Pedestrian collision	
Sharp Dull Throbbing	Loss of biadder function	☐ Cycle Crash	
☐ Burning ☐ Intermittent ☐ Continuous	ETOH noted at scene	☐ Motorcycle ☐ Bicycle	
Past Medical History		Helmet Yes No	
Non-contributory to presenting problem		Assault	
Unable to Obtain	Non-contributory to presenting	Fist Kick	0
Positive for Bildor dichamber	problem	□ Other	()E/her
Social History	☐ Unable to Obtain	□ Fall Et	
Non-contributory to presenting problem	n ☐ Positive for: ☐ Cancer ☐ HTN	Height:	> > >
Unable to Obtain	☐ Diabetes ☐ Other	()	4) (11)
ETOH Smoker Drug use		1	11 1-1-1
Positive for:			11 11 11
Review of Systems Unable to Obtain Neg.	If positive,	//	11/1/1/
Constitutional	brief explanation	//\	111 /// . 111
	a blury vien	# Y	16 211
ENT/Mouth	W swary vsom		will see the
Contract of the last			/ / /
Respiratory			1 1 1 / 0
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		11	/
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sych	suicidal intendron	61	ع ال
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ndo 🔲 🗸		Document size of	of all lacerations in centimeters

Note: Please check each box individually

050879 Rev. (05/11) S=Swelling

A=Abrasion

TRAUMA EVALUATION HISTORY & PHYSICA				HAEL 6/18/90	FC: 05/09/14 003173193	
RAUMA EVALUATION	HISTORY & PHYSICA	M 23 Att:	06	0/10/90	003173193	
LI No evidence of trauma	Hand	Pri:		1 1 5001	GENITALIKEUTAL: DAL Genital	
☐ Battle's sign/Raccoon eyes	Normal Normal			20	NL Rectal Heme neg. stool	
Neck: Non-tender	☐ Swelling/ecchymosis			-	Peritoneal hematoma	
Trachea midline	☐ Deformity/tender				Blood at the urethral meatus	
Carotid Bruit Yes No	Wrist					
C-Spine: Non-tender	Normal ROM			X		
Tender @ C b Lavel	☐ Limited ROM			1	Sacral sensor: Decreased Absent Date of Last Menstrual Period	
Pain on Movement	☐ Tendemess in anatomica	all				
☐ No Deformity	snuff box	-		-	Date of Last Mammogram	
Deformity @ Level	☐ Wrist pain on axial			-	Date of Last pap smear	
LS Spine: Non-tender	thumb load		-		Cranial Nerves: (2 to 12)	
Muscle spasm/decreased ROM	Swelling/ecchymosis		-	-	Normal	
Tender @14-8 Level & maral	Deformity			-	Abnormal be entertin on Phile	
☐ No Deformity	Forearm/Elbow		-		Peripheral sensori-motor No motor deficits	
Deformity @ Level	☐ Normal		-	X	No sensory deficits	
Eyes: EOMI 2 hards nys-lapones	Swelling/eachymosis		-		Hemiparesis/hemiplegia	
PERKL Unequal pupils	☐ Deformity/tender				Rt Lt	
Rt mm Lt mm	☐ Limited ROM				Pronator drift: RUE LUE	
EOM entrapment/palsy	Arm/Shoulder				Pulses	
Subconjunctival hemorrhage	Normal			X		
Visual acuity: ☐ NL ☐ Abn. ☐ Unable to obtain	Swelling/ecchymosis			300		
Unable to obtain	☐ Deformity/tender					
					()	
NT: NL external inspection	Поп	,			27	
No dental injury (R) ear Ampa	□BBI;				12+	
Dental malocclusion membrane com	Doppier Normal				24 24	
Hemotympanum -/ blood in	Foot		-		7/ (-)	
Clotted nasal blood Lact.	GMormal		_	-	24-21-1[
tespiratory (A oveladed w	Swalling/ecchymosis	-	_	1		
Breath sounds NL Cerumen	Deformity/tender					
Decreased breath sounds	Ankle					
Wheezing/rales	Normal		_	X,		
Effort: NL Splinting	☐ Swelling/ecchymosis			~		
ardio/Vascular	Deformitultandas					
hest wall: Tender Non-tend	or I I imited TIOM		-			
leart sounds: NL Abnormal	Laxity of ligaments		-			
	Lag					
BDOMEN:	Normai		X			
Non-tender	Limited ROM		-			
No hepatomegaly/splenomegaly Exisceration	Swelling/ecchymosis					
	Deformity/tender pop(t)	X				
Tendemess ☐ Grading ☐ Mass Rebound ☐ Abn. Bowel Sounds	LIABI: fatto					
ELVIS:	L Doppler			1		
P compression of iliac crests	Normal					
Stable Unstable	-					
compression of symphysis publs						
Stable Unstable						
	GI ASCOM TRALIS	14 CCC-	e .c.	201 =		
ye Opening	GLASGOW TRAUN	MA SCOR	E (CI	RCLE)	1	
	Verbal			Motor		
111	Normal conversation	(5	N	Normal 6		
o Voice 3	Disoriented conversation	*		-		
o Pain 2	Words, but not coherent	3		Localized to pain 5		
	No words, only sounds			Withdraws to pain 4		
	Mana			Decorticate 3		
	10/10	1	D	Decerebrate 2 None 1 TOTAL 15		
			N			

MOUNT SINAI HOSPITAL California and 15th. Street CHICAGO, IL 60608 MEDICAL RECORDS DEPARTMENT 773-257-6706 DISCHARGE SUMMARY

******************* PATIENT NAME: MICHAEL OCONNER

MEDICAL RECORD NUMBER: 003173193 ATTENDING DR: Vafa, Amir MD

ADMIT DATE: 05/09/14 ACCT #: 000151349313

LOCATION: NO2

REF/LOC:

D/C DATE: 05/12/14 ************************

bipolar disorder and suicidal ideation. The patient denied suicidal ideation throughout his hospital stay. Psychiatric medications were adjusted; Olanzapine dosing was consolidated from 5 mg every morning and 10 mg every evening to 15 mg every afternoon. Depakote dosing was increased from 100 mg every morning and 150 mg every evening to 500 mg twice daily. Prazosin was added for posttraumatic stress disorder symptoms but was discontinued due to effects on blood pressure. The patient reported increased anxiety during his stay at several points. Valium 2 mg every eight hours as needed for anxiety was instituted with good results. On the morning of May 12, 2014, patient was medically cleared and able to be discharged to the Cermak Psychiatric Facility.

DISCHARGE DISPOSITION: Cermak Psychiatric Service.

DISCHARGE MEDICATIONS:

Norco 5/325 mg p.r.n. for pain) planzapine 15 mg every afternoon, Depakote 500 mg twice daily, Valium 2 mg every eight hours as needed for anxiety.

DISCHARGE DIET: Regular diet.

DISCHARGE INSTRUCTIONS:

Patient instructed to follow up with plastic surgery clinic regarding nasal bone fractures as needed.

Patient discharged in custody to police to Cermak Psychiatric Service.

DICTATED BY: Mark Postel, MD(R)

Trauma Surgery Progress Note Mt Sinai Hospital

Patient Name: MICHAEL OCONNER

MR #: 003173193 Date of Birth: 06/18/90

05/12/14

Admit Date: 05/09/14

Acct #: 000151349313 Room#: N211-01 Service Date:

Service Time: 0729

See Addendum

Surgery Progress Note-O Time of patient visit: 0729

Subjective

Patient states that he is doing well today. No complaints overnight. Some nausea but no vomiting. States that he has pain still in his ribs and back. No evidence of pressured speech or mania currently.

Vitals

Vital Signs

Data	Temp	Dul	TB			
		Pulse	Resp	B/P	Pulse Ox	FiO2
05/11	97.7-98.4	46-68	15-17	92-119/57 CL-66	07.00	D. C.
30711	37.7 30.4	40-00	13-17	92-119/5/ CL-66	97-98	

Physical Exam

Consitutional: well-appearing male, pleasant, asleep in bed but arousable, NAD.

HEENT: ecchymoses under both eyes, EOMI, PERRL, oropharynx clear

Respiratory: CTAB, no wheezes or rhonchi Cardiovasular: RRR, normal S1/S2, no murmurs

Chest (breast): non tender to palpation

Gastrointestinal: soft, nontender, nondistended, + bowel sounds

Neurologic: no focal deficits Mental Status: A/O x 3

LABS-Last

Laboratory Tests

05/11/14 0557:

Bedside Glucose 112

05/11/14 0446:

140	107	13	,
4.1	28	1.09	

Anion Gap 5, Glomerular Filtration Rate Calc > 60, BUN/Creatinine Ratio 12, Total Calcium 8.5, Total Bilirubin 0.3, Aspartate Amino Transf (AST/SGOT) 24, Alanine Aminotransferase (ALT/SGPT) 34, Alkaline Phosphatase 47, Serum Total Protein 5.7, Albumin 3.4, Albumin/Globulin Ratio 1.5, Thyroid Stimulating

Run: 05/14/14-12:13 by Torres, Kimberly

Additional copy

Trauma Surgery Progress Note Mt Sinai Hospital

Patient Name: MICHAEL OCONNER

MR #: 003173193 Date of Birth: 06/18/90

05/11/14

Admit Date: 05/09/14

Acct #: 000151349313 Room#: N211-01 Service Date:

Service Time: 0747

Blunt trauma

- CT head, abd/pelvis, CXR, clear
- c-collar cleared
- CT facial bones with equivocal non-displaced nasal bone fracture

- f/u PT/OT recs

SI, resolved as of this am per pt

- 1:1 sitter
- appreciate SW recs

will con't psych recs

cont Zyprexa 15mg qpm, cont Depakote 500mg bid.

Cont Valium, change the dose to 2mg q8hrs prn.

Add Prazosin 1mg now once and 2mg qhs, hold if BP <100/60 - given to address PTSD sx

FEN

- reg diet

Dispo

- tx to Cermak ; to police custody

Kelvin Adjei-Twum, PGY-1 Trauma Service, x16446

ADDENDUM: Vafa MD, Amir on 05/12/14 at 1427

Addendum

I have personally examined the patient and reviewed the resident's history and physical assessment and plan. I agree or disagree as noted...

patient doing well, awaiting psych recs then transfer to police custody for transfer to psych unit of cermak

Transcribed Date/Time

05/11/14 0747

Entered/Signed by Provider:

Date/Time

Electronic Signature by CD

Adjei-Twum, Kelvin MD

15/11/14 1155 T Electronic Signature by

5/12/14 1427 Vafa, Amir MD

511-0070



IF I could have one dream come true, I'd want to spand the rest of my life with IF I could have only one voice to heas, one smile to see, one hand to hold ... I'd was your. In a world with people, there's a contort only your coring for me Can provide, a quet calmathe Center of the wiverse only you can give. There's a deep abiding happines. my heart with never to knew till I found you. If I could make of difference in one like, x'd want It to be yours,

Page 1

05/14/14

(the nost beautiful name and girl to me),

In the past few months I have seen a bright fixture for each of us, sucreal (REAL) visions (sightings) of you coming to the past to inform me you do indeed love me touching may own like in our dream, and that we do indeed have a bright fature together Instances like these are infrequent and quite rare. Although you admitted we somewhat share a bright future as lovers whether or not we were clating or married remains a mystery to me; all I know is that we were both married (not sure in it is to each other.)

Regardless of our Fates, and the grim look of my take at the moment, (surrorded by Killerscand thieres), I do in all reality believe in a long of Future for us both as we are the large-test OF our generation, (of-this I can suce). [that fact is why I chose you]. Also, I in regards to the grimoutlook regarding my fate at the moment (my third feloxy), I do pray that this letter reaches your heart and according to one of my fortune cookies last year or 50; " a positive, swift, and/or uprigly action in time can "Counteract" fate... "Through this letter I likewise aim to constract may grim fate through honor, tone, and my word as a man, Patry cja. As previously noted I acknowledge a bright frature for both of us, I can assure you Thewer hurt - you or any body care about, I can put this as

CCHOLIFI-DIO WELL